

# EXHIBIT “1”

1 GORDON SILVER  
2 GERALD M. GORDON, ESQ.  
3 Nevada Bar No. 229  
4 E-mail: ggordon@gordonsilver.com  
5 WILLIAM M. NOALL, ESQ.  
6 Nevada Bar No. 3549  
7 E-mail: wnoall@gordonsilver.com  
8 GABRIELLE A. HAMM, ESQ.  
9 Nevada Bar No. 11588  
10 E-mail: ghamm@gordonsilver.com  
11 3960 Howard Hughes Pkwy., 9th Floor  
12 Las Vegas, Nevada 89169  
13 Telephone (702) 796-5555  
14 Facsimile (702) 369-2666  
15 Attorneys for Debtor

16 **UNITED STATES BANKRUPTCY COURT**  
17 **FOR THE DISTRICT OF NEVADA**

18 In re:  
19 LAS VEGAS MONORAIL COMPANY,  
20 Debtor.

21 Case No.: 10-10464-BAM  
22 Chapter 11

23 Date: To be determined  
24 Time: To be determined

25 **DEBTOR'S FIRSTTHIRD AMENDED PLAN OF REORGANIZATION**

26  
27  
28

1  
2                   **TABLE OF CONTENTS**  
3

4	<b>1. DEFINITIONS, RULES OF INTERPRETATION AND COMPUTATION</b>	<b>1</b>
	<b>OF TIME.....</b>	
5	1.1. Definitions.....	1
6	1.1.1. Reserved.....	1
7	1.1.2. Reserved.....	1
8	1.1.3. Reserved.....	1
9	1.1.4. Reserved.....	1
10	1.1.5. 1st Tier Bond(s).....	1
11	1.1.6. 1st Tier Bondholders.....	1
12	1.1.7. 1st Tier Bondholders' Insurance Policy.....	1
13	1.1.8. 1st Tier Bond Claims.....	2
14	1.1.9. 1st Tier Bondholders' Surety Bond.....	2
15	1.1.10. 1st and 2nd Tier Indenture.....	2
16	1.1.11. 1st and 2nd Tier Indenture.....	2
17	1.1.12. 1st Tier Note.....	2
18	1.1.13. 1st Tier Trustee.....	2
19	1.1.14. 2nd Tier Bond(s).....	2
20	1.1.15. 2nd Tier Bondholders.....	2
21	1.1.16. 2nd Tier Bond Claims.....	2
22	1.1.17. 2nd Tier Obligation.....	2
23	1.1.18. 2nd Tier Trustee.....	2
24	1.1.19. 3rd Tier Bond(s).....	2
25	1.1.20. 3rd Tier Bondholders.....	3
26	1.1.21. 3rd Tier Bond Claims.....	3
27	1.1.22. 3rd Tier Indenture.....	3
28	1.1.23. 3rd Tier Note.....	3
	1.1.24. 3rd Tier Trustees.....	3
	1.1.25. Administrative Claim.....	3
	1.1.26. Administrative Claim Bar Date.....	3
	1.1.27. Affiliate.....	3
	1.1.28. Allowed Administrative Claim.....	3
	1.1.29. Allowed Claim.....	3
	1.1.30. Ambac.....	4
	1.1.31. Ambac Settlement Agreement.....	4
	1.1.32. Ambac Insurance Secured Claim.....	4
	1.1.33. Ambac Insurance Unsecured Claim.....	4
	1.1.34. Ambac Surety Bond Secured Claim.....	4
	1.1.35. Ambac Surety Bond Unsecured Claim.....	4
	1.1.36. Assets.....	4
	1.1.37. Avoidance Actions.....	4
	1.1.38. Bankruptcy Code.....	4
	1.1.39. Bankruptcy Court.....	5
	1.1.40. Bankruptcy Rules.....	5
	1.1.41. Bar Date.....	5
	1.1.42. Bond Registrar.....	5
	1.1.43. Business Day.....	5
	1.1.44. CapEx Reserve Account.....	5
	1.1.45. CapEx Reserve Account Agreement.....	5
	1.1.46. CapEx Notes.....	5
	1.1.47. CapEx Notes Maturity Date.....	5

1	1.1.48.	CapEx Notes Payment Date.....	5
2	1.1.49.	Capital Appreciation Notes.....	5
3	1.1.50.	Capital Appreciation Notes Maturity Date.....	6
4	1.1.51.	CARP.....	6
5	1.1.52.	Cash.....	6
6	1.1.53.	Cash Available for Debt Service.....	6
7	1.1.54.	Cash Pay Notes.....	6
8	1.1.55.	Cash Pay Notes Maturity Date.....	6
9	1.1.56.	Cash Pay Notes Payment Date.....	6
10	1.1.57.	Causes of Action.....	7
11	1.1.58.	Chapter 11 Case.....	7
12	1.1.59.	Claim.....	7
13	1.1.60.	Class.....	7
14	1.1.61.	Collateral.....	7
15	1.1.62.	Collection Fund.....	7
16	1.1.63.	Confirmation.....	7
17	1.1.64.	Confirmation Date.....	7
18	1.1.65.	Confirmation Hearing.....	7
19	1.1.66.	Confirmation Order.....	8
20	1.1.67.	Contingent Claim.....	8
21	1.1.68.	Creditor.....	8
22	1.1.69.	Cure.....	8
23	1.1.70.	Debtor.....	8
24	1.1.71.	Director.....	8
25	1.1.72.	Director Claims.....	8
26	1.1.73.	Disbursing Agent.....	8
27	1.1.74.	Disclosure Statement.....	8
28	1.1.75.	Disputed Claim.....	8
29	1.1.76.	Disputed Claim Reserve.....	8
30	1.1.77.	Distribution.....	9
31	1.1.78.	D&O Liability Insurance Policy or Policies.....	9
32	1.1.79.	Effective Date.....	9
33	1.1.80.	Employment Agreements.....	9
34	1.1.81.	Estate.....	9
35	1.1.82.	Executory Contract.....	9
36	1.1.83.	Excess Cash.....	9
37	1.1.84.	Extraordinary Transaction.....	9
38	1.1.85.	Final Order.....	9
39	1.1.86.	Financing Agreement.....	9
40	1.1.87.	Franchise Agreement.....	9
41	1.1.88.	General Unsecured Claim.....	10
42	1.1.89.	Holder.....	10
43	1.1.90.	Impaired.....	10
44	1.1.91.	Lien.....	10
45	1.1.92.	Litigation Claims.....	10
46	1.1.93.	Local Rule.....	10
47	1.1.94.	Majority 1st Tier Bondholders.....	10
48	1.1.95.	Majority 1st Tier Bondholders' Approval.....	10
49	1.1.96.	Monorail.....	10
50	1.1.97.	Net Project Revenues.....	10
51	1.1.98.	Nevada Secretary.....	10
52	1.1.99.	New Indenture.....	10
53	1.1.100.	New Trust Administration Fees and Expenses.....	11
54	1.1.101.	New Trust Estate.....	11
55	1.1.102.	New Trustee.....	11

1	1.1.103.	NRS.....	11
2	1.1.104.	Operation and Maintenance Costs.....	11
3	1.1.105.	Operating Fund.....	11
4	1.1.106.	Other Priority Claims.....	12
5	1.1.107.	Other Secured Claims.....	12
6	1.1.108.	Person.....	12
7	1.1.109.	Petition Date.....	12
8	1.1.110.	Plan.....	12
9	1.1.111.	Plan Supplement.....	12
10	1.1.112.	Priority Tax Claim.....	12
11	1.1.113.	Pro Rata.....	12
12	1.1.114.	Professional Fees.....	12
13	1.1.115.	Project.....	12
14	1.1.116.	Project Revenues.....	12
15	1.1.117.	Recapitalization Event.....	13
16	1.1.118.	Record Date.....	13
17	1.1.119.	Rehabilitation Proceedings.....	13
18	1.1.120.	Released Parties.....	13
19	1.1.121.	Releasing Parties.....	13
20	1.1.122.	Reorganized LVMC.....	13
21	1.1.123.	Reorganized LVMC Organizational Documents.....	13
22	1.1.124.	Revenue Fund.....	13
23	1.1.125.	Schedules.....	13
24	1.1.126.	Secured Claim.....	14
25	1.1.127.	Secured Tax Claims.....	14
26	1.1.128.	Security Documents.....	14
27	1.1.129.	Subordinated Claims.....	14
28	1.1.130.	Substantial Consummation.....	14
29	1.1.131.	Taxes.....	14
30	1.1.132.	TIP Proceedings.....	14
31	1.1.133.	Third Party Releasee.....	14
32	1.1.134.	Triggering Event.....	14
33	1.1.135.	Triggering Event Payment.....	15
34	1.1.136.	Unexpired Lease.....	15
35	1.1.137.	Unimpaired.....	15
36	1.1.138.	Working Capital.....	15
37	1.2.	Rules of Interpretation.....	15
38	1.3.	Computation of Time.....	16
39	<b>2.</b>	<b>TREATMENT OF UNCLASSIFIED CLAIMS.....</b>	<b>16</b>
40	2.1.	General.....	16
41	2.2.	Treatment of Administrative Claims.....	16
42	2.2.1.	Requests for Payment.....	16
43	2.2.2.	Allowed Priority Tax Claims.....	16
44	<b>3.</b>	<b>DESIGNATION OF CLASSES OF CLAIMS.....</b>	<b>16</b>
45	3.1.	Summary of Classification.....	16
46	3.2.	Specific Classification.....	17
47	3.2.1.	Class 1: Other Priority Claims.....	17
48	3.2.2.	Class 2: Other Secured Claims.....	17
49	3.2.3.	Class 3: General Unsecured Claims.....	17
50	3.2.4.	Class 4A: 1st Tier Bond Secured Claims.....	17
51	3.2.5.	Class 4B: Ambac Surety Bond Secured Claims.....	18

1	3.2.6.	Class 4C: Ambac Insurance Secured Claims .....	18
2	3.2.7.	Class 5A: 1st Tier Bond Unsecured Claims.....	18
3	3.2.8.	Class 5B: Ambac Surety Bond Unsecured Claims. ....	18
4	3.2.9.	Class 5C: Ambac Insurance Unsecured Claims.....	18
5	3.2.10.	Class 6: 2nd Tier Bond Claims. ....	18
6	3.2.11.	Class 7: 3rd Tier Bond Claims. ....	18
7	3.2.12.	Class 8: Director Claims. ....	18
8	3.2.13.	Class 9: Subordinated Claims. ....	18
9	<b>4.</b>	<b>DESIGNATION OF AND PROVISIONS FOR TREATMENT OF CLASSES OF CLAIMS NOT IMPAIRED BY THIS PLAN .....</b>	<b>18</b>
10	4.1.	Class 1 – Other Priority Claims. ....	18
11	4.2.	Class 2 – Other Secured Claims.....	18
12	<b>5.</b>	<b>DESIGNATION OF AND PROVISIONS FOR TREATMENT OF CLASSES OF CLAIMS IMPAIRED BY THIS PLAN.....</b>	<b>18</b>
13	5.1.	Class 3 – General Unsecured Claims.....	19
14	5.2.	Class 4A, Class 4B and Class 4C – 1st Tier Bond Secured Claims, Ambac Surety Bond Secured Claims, and Ambac Insurance Secured Claims. ....	19
15	5.3.	Class 5A, Class 5B and Class 5C – 1st Tier Bond Unsecured Claims, Ambac Surety Bond Unsecured Claims, and the Ambac Insurance Unsecured Claims. ....	21
16	5.4.	Class 6 – 2nd Tier Bond Claims. ....	23
17	5.5.	Class 7 – 3rd Tier Bond Claims. ....	23
18	5.6.	Class 8 – Director Claims. ....	23
19	5.7.	Class 9 – Subordinated Claims. ....	23
20	<b>6.</b>	<b>MEANS FOR IMPLEMENTATION OF PLAN .....</b>	<b>23</b>
21	6.1.	Reorganized LVMC.....	23
22	6.2.	Additional Reorganized LVMC Provisions.....	23
23	6.3.	Effective Date Events. ....	23
24	6.4.	Additional Notes Terms. ....	24
25	6.5.	New Financing for New Passenger Stations. ....	26
26	6.6.	Capital Expenditures and Procedures. ....	26
27	6.7.	Extraordinary Transactions. ....	27
28	6.8.	Post-Effective Date Officers and Directors of Reorganized LVMC. ....	27
29	6.9.	Certain Rights of the New Trustee.....	28
30	6.10.	No Corporate Action Required. ....	29
31	6.11.	Effectuation of Transactions. ....	29
32	6.12.	Required Findings.....	29
33	6.13.	Filing with Nevada Secretary.....	29
34	<b>7.</b>	<b>EXECUTORY CONTRACTS AND UNEXPIRED LEASES.....</b>	<b>29</b>
35	7.1.	Executory Contracts.....	30
36	7.2.	Approval of Assumption or Rejection. ....	30
37	7.3.	Cure of Defaults.....	30
38	7.4.	Objection to Cure Amounts. ....	30
39	7.5.	Confirmation Order.....	31
40	7.6.	Post-Petition Date Contracts and Leases. ....	31
41	7.7.	Bar Date. ....	31

<b>8.</b>	<b>MANNER OF DISTRIBUTION OF PROPERTY UNDER THIS PLAN.....</b>	<b>31</b>
2	8.1. Distributions.....	31
3	8.2. No Recourse.....	31
4	8.3. Reserves.....	31
	8.4. Statements.....	31
	8.5. Further Authorization.....	32
5	<b>9. CONDITIONS PRECEDENT TO CONFIRMATION AND THE EFFECTIVE DATE .....</b>	<b>32</b>
6	9.1. Conditions to Confirmation. ....	32
7	9.2. Conditions to Effectiveness. ....	32
8	9.3. Notice of Effectiveness. ....	32
	9.4. Waiver of Conditions. ....	32
9	<b>10. TITLE TO PROPERTY; DISCHARGE; INJUNCTION.....</b>	<b>33</b>
10	10.1. Vesting of Assets. ....	33
11	10.2. Preservation of Litigation Claims. ....	33
12	10.3. Settlement of Litigation Claims. ....	33
13	10.4. Discharge. ....	33
14	10.5. Compromise and Settlement. ....	33
15	10.6. Releases. ....	34
	10.7. Third Party Releases. ....	34
	10.8. Injunction. ....	34
	10.9. Exculpation. ....	35
	10.10. Director and Officer Liability Insurance. ....	35
	10.11. Indemnification. ....	36
16	<b>11. RETENTION OF JURISDICTION .....</b>	<b>36</b>
17	11.1. Jurisdiction. ....	36
18	<b>12. MODIFICATION AND AMENDMENT OF PLAN .....</b>	<b>37</b>
19	12.1. Modification and Amendment. ....	37
20	<b>13. MISCELLANEOUS.....</b>	<b>37</b>
21	13.1. Filing of Objections to Claims. ....	37
22	13.2. Resolution of Objections after Effective Date; Distributions. ....	38
	13.2.1. Distributions. ....	38
	13.2.2. Late-Filed Claims. ....	38
23	13.3. Effectuating Documents; Further Transactions; Timing. ....	38
24	13.4. Cancellation of Existing Agreements. ....	38
25	13.5. Exemption from Transfer Taxes. ....	38
26	13.6. Revocation or Withdrawal of this Plan. ....	39
27	13.7. Binding Effect. ....	39
28	13.8. Governing Law. ....	39
	13.9. Modification of Payment Terms. ....	39
	13.10. Means of Cash Payment. ....	39
	13.11. Providing for Claims Payments. ....	40
	13.12. Set Offs. ....	40
	13.13. Notices. ....	40

1	13.14. Severability.....	41
2	13.15. Withholding and Reporting Requirements.....	41
3	13.16. Post Confirmation Reporting.....	42
4	13.17. Cramdown.....	42
5	13.18. Quarterly Fees to the United States Trustee.....	42
6		
7		
8		
9		
10		
11		
12		
13		
14		
15		
16		
17		
18		
19		
20		
21		
22		
23		
24		
25		
26		
27		
28		

The Debtor,<sup>1</sup> debtor and debtor-in-possession in the Chapter 11 Case, proposes this ~~First~~Third Amended Plan of Reorganization for the resolution of the Debtor's outstanding Claims. All Creditors and other parties-in-interest should refer to the Disclosure Statement for a discussion of the Debtor's history, assets, historical financial data, and for a summary and analysis of this Plan and certain related matters.

All Holders of Claims against the Debtor are encouraged to read this Plan, the Disclosure Statement, and the related solicitation materials in their entirety before voting to accept or reject this Plan. Holders of 2nd Tier Bond Claims and 3rd Tier Bond Claims are deemed to have rejected this Plan and are not entitled to vote. As a Nevada non-profit corporation, the Debtor has no equity interests held by any person or entity. Consequently, this Plan does not provide for treatment of equity interests.

Subject to the restrictions on modifications set forth in section 1127 of the Bankruptcy Code, Bankruptcy Rule 3019 and Local Rule 3019, and those restrictions or modifications set forth in Article 12 to this Plan, the Debtor expressly reserves the right to alter, amend, strike, withdraw or modify this Plan one or more times before the Effective Date.

## **1. DEFINITIONS, RULES OF INTERPRETATION AND COMPUTATION OF TIME**

**1.1. Definitions.** For purposes of this Plan, and except as expressly provided or unless the context otherwise requires, all capitalized terms not otherwise defined shall have the meanings ascribed to them in this Article 1. Any term used in this Plan that is not defined herein, but is defined in the Bankruptcy Code or the Bankruptcy Rules, shall have the meaning ascribed to that term in the Bankruptcy Code or the Bankruptcy Rules, in that order of priority. Whenever the context requires, such terms shall include the plural as well as the singular, the masculine gender shall include the feminine, and the feminine gender shall include the masculine.

**1.1.1. Reserved.**

**1.1.2. Reserved.**

**1.1.3. Reserved.**

**1.1.4. Reserved.**

**1.1.5. 1st Tier Bond(s).** The Director of the State of Nevada Department of Business and Industry Las Vegas Monorail Project Revenue Bonds 1st Tier Series 2000, including both the Capital Appreciation 1st Tier Bonds in the initial denominational amount of \$98,743,217 and the Current Interest 1st Tier Series Bonds in the initial denominational amount of \$352,705,000<sup>2</sup>, issued pursuant to the 1st and 2nd Tier Indenture, for a total initial denominational amount of \$451,448,217.

**1.1.6. 1st Tier Bondholder(s).Bondholders.** Each Holder of one or more 1st Tier Bonds pursuant to the 1st and 2nd Tier Indenture as identified on the bond registration books of the Bond Registrar on the Record Date.

**1.1.7. 1st Tier Bondholder(s)'Bondholders' Insurance Policy.** The policy of insurance purchased by the Debtor and issued by Ambac in favor of the 1st Tier ~~Trustee and the 1st Tier~~ Bondholders insuring payment of principal and interest on the 1st Tier Bonds.

---

<sup>1</sup> Capitalized terms are defined in Section 1.1 of this Plan.

**1.1.8. 1st Tier Bond Claims.** Any and all Claims held by a 1st Tier Bondholder and the 1st Tier Trustee under the 1st and 2nd Tier Indenture, the 1st Tier Note, 1st Tier Bonds, and Financing Agreement, which shall be deemed Allowed in the amount of not less than \$500,248,667.80.

**1.1.9. 1st Tier Bondholders' Surety Bond.** The surety bond issued by Ambac in favor of the 1st Tier Trustee and the 1st Tier Bondholders guaranteeing \$20,991,807.50 of amounts due to the 1st Tier Bondholders under the 1st and 2nd Tier Indenture.

**1.1.10. 1st and 2nd Tier Indenture.** The Senior Indenture dated September 1, 2000 with the Director as Obligor and Wells Fargo Bank, N.A. as Trustee for the benefit of the 1st Tier Bondholders and 2nd Tier Bondholders.

**1.1.9.1.1.11. 1st and 2nd Tier Indenture.** The Senior Indenture dated September 1, 2000 with the Director as obligor and Wells Fargo Bank, N.A. as Trustee for the benefit of the 1st Tier Bondholders and 2nd Tier Bondholders.

**1.1.10.1.1.12. 1st Tier Note.** The \$451,448,217 promissory note dated September 1, 2000, which the Debtor as obligor issued in favor of the Director pursuant to the Financing Agreement and which the Director assigned to the 1st Tier Trustee.

**1.1.11.1.1.13. 1st Tier Trustee.** Wells Fargo Bank, N.A, solely in its capacity as Indenture Trustee under the 1st and 2nd Tier Indenture for the 1st Tier Bondholders, and any successor thereto.

**1.1.12.1.1.14. 2nd Tier Bond(s).** The Director of the State of Nevada Department of Business and Industry Las Vegas Monorail Project Revenue Bonds 2nd Tier Series 2000 issued in the aggregate principal amount of \$149,200,000 pursuant to the 1st and 2nd Tier Indenture. The 2nd Tier Bonds are contractually subordinated to the 1st Tier Bonds and all 1st Tier Bond Claims.

**1.1.13.1.1.15. 2nd Tier Bondholder(s).Bondholders.** Each Holder of one or more 2nd Tier Bonds pursuant to the 1st and 2nd Tier Indenture as identified on the bond registration books of the Bond Registrar on the Record Date.

**1.1.14.1.1.16. 2nd Tier Bond Claims.** Any and all Claims held by a 2nd Tier Bondholder and the 2nd Tier Trustee under the 1st and 2nd Tier Indenture, the 2nd Tier Bonds, the 2nd Tier Obligation, and Financing Agreement.

**1.1.15.1.1.17. 2nd Tier Obligation.** The \$149,200,000 obligation arising under the Financing Agreement of which the Debtor is the obligor in favor of the Director pursuant to the Financing Agreement and which the Director assigned to the 2nd Tier Trustee.

**1.1.16.1.1.18. 2nd Tier Trustee.** U.S. Bank National Association solely in its capacity as ~~Indenture Trustee~~successor indenture trustee with respect to the 2nd Tier Bonds and ~~co-trustee~~ under the 1st and 2nd Tier Indenture ~~for the 2nd Tier Bondholders~~, and any successor thereto.

**1.1.17.1.1.19. 3rd Tier Bond(s).** The Director of the State of Nevada Department of Business and Industry Las Vegas Monorail Project Revenue Bonds 3rd Tier Series 2000 A-I issued in the initial denominational amount of \$48,500,000 pursuant to the 3rd Tier Indenture. The 3rd Tier Bonds are contractually subordinated to the 1st Tier Bonds, 2nd Tier Bonds, and all 1st Tier Bond Claims and 2nd Tier Bond Claims.

1                   **1.1.18.1.1.20.3rd Tier Bondholder(s).Bondholders.** Each Holder of one or  
 2 more of the 3rd Tier Bonds pursuant to the 3rd Tier Indenture as identified on the bond  
 registration books of the Bond Registrar on the Record Date.

3                   **1.1.19.1.1.21.3rd Tier Bond Claims.** Any and all Claims held by a 3rd Tier  
 4 Bondholder and the 3rd Tier Trustee under the 3rd Tier Indenture, the 3rd Tier Bonds, the 3rd  
 Tier Note, and Financing Agreement.

5                   **1.1.20.1.1.22.3rd Tier Indenture.** The Subordinate Indenture dated September  
 6 1, 2000 with the Director as obligor and Wells Fargo Bank, N.A. as Trustee for the benefit of the  
 3rd Tier Bondholders.

7                   **1.1.21.1.1.23.3rd Tier Note.** The \$48,500,000 promissory note dated  
 8 September 1, 2000, which the Debtor as obligor issued in favor of the Director pursuant to the  
 Financing Agreement and which the Director assigned to the 3rd Tier Trustees.

9                   **1.1.22.1.1.24.3rd Tier Trustees.** ~~Wells Fargo Bank, N.A. and~~ Law Debenture  
 10 Trust Company of New York, ~~jointly,~~ solely in ~~their~~its capacity as ~~eo~~ Indenture ~~Trustees~~Trustee  
 under the 3rd Tier Indenture for the 3rd Tier Bondholders, and any successors thereto with  
 respect to the Las Vegas Monorail Project Revenue Bonds 3rd Tier Series 2000 A-1.

11                  **1.1.23.1.1.25. Administrative Claim.** A Claim for any cost or expense of  
 12 administration of the Estate allowed under sections 503(b), 507(b), 546(c)(2), and 1114(e)(2) of  
 13 the Bankruptcy Code and entitled to priority under section 507(a) of the Bankruptcy Code,  
 14 including, but not limited to: (i) any fees payable pursuant to section 1930 of Title 28 of the  
 15 United States Code; (ii) any actual and necessary costs and expenses incurred on or after the  
 16 Petition Date of preserving the Estate and operating the business of the Debtor, including Taxes,  
 17 wages, salaries, or commissions for services rendered; (iii) the value of any goods received by  
 the Debtor within twenty (20) days before the Petition Date in which the goods have been sold to  
 the Debtor in the ordinary course of its business; and (iv) all Professional Fees approved by the  
 Bankruptcy Court pursuant to interim and final allowances. To the extent that a Claim is  
 allowed as an Administrative Claim pursuant to section 365(d)(3) and (d)(5) of the Bankruptcy  
 Code, such Claim shall also be deemed an Administrative Claim under this paragraph.

18                  **1.1.24.1.1.26. Administrative Claim Bar Date.** The end of the first Business  
 19 Day occurring on or after the sixtieth (60th) day after the Effective Date.

20                  **1.1.25.1.1.27. Affiliate.** As defined in section 101(2) of the Bankruptcy Code.

21                  **1.1.26.1.1.28. Allowed Administrative Claim.** An Administrative Claim: (i) as  
 22 to which no objection has been filed or, if an objection has been filed, has been resolved by the  
 allowance of such Administrative Claim by a Final Order of the Bankruptcy Court; or (ii) which  
 requires payment in the ordinary course and as to which there is no Final Order of the  
 Bankruptcy Court in effect which prohibits any such payment.

23                  **1.1.27.1.1.29. Allowed Claim.** A Claim or any portion thereof that is not a  
 24 Disputed Claim: (i) that is allowed pursuant to (a) this Plan or Final Order of the Bankruptcy  
 25 Court, (b) any stipulation executed prior to the Confirmation Date and approved by the  
 26 Bankruptcy Court, (c) any stipulation with the Debtor or Reorganized LVMC, as the case may  
 27 be, executed before, on or after the Confirmation Date and approved by the Bankruptcy Court, or  
 (d) any contract, instrument, indenture, or other agreement entered into or assumed in connection  
 with this Plan; (ii) proof of which, requests for payment of which, or application for allowance of  
 which, was filed, or deemed to be filed on or before the Bar Date for filing proofs of Claim or  
 requests for payment of Claims of such type against the Debtor; or (iii) if no proof of Claim is  
 filed, which has been or hereafter is listed by the Debtor in the Schedules as liquidated in amount

1 and not disputed or contingent; and in the case of (ii) or (iii) no objection to the allowance  
 2 thereof has been interposed within the applicable period of limitation fixed by this Plan, the  
 3 Bankruptcy Code, the Bankruptcy Rules, the Local Rules or the Bankruptcy Court, or the  
 4 Bankruptcy Court has entered a Final Order allowing all or a portion of such Claim.  
 Notwithstanding anything herein to the contrary, by treating a Claim as an Allowed Claim, the  
 Debtor does not waive its right to contest the amount and validity of any disputed, contingent or  
 unliquidated Claim in the manner and venue in which such Claim would have been determined,  
 resolved or adjudicated if the Chapter 11 Case had not been commenced.

5           **1.1.28.1.1.30. Ambac.** This term shall refer to Ambac Assurance Corporation  
 6 and The Segregated Account of Ambac Assurance Corporation and The Segregated Account of  
 7 Ambac Assurance Corporation by its court appointed Rehabilitator, the Office of the  
 Commissioner of Insurance for the State of Wisconsin.

8           **1.1.31. Ambac Settlement Agreement.** This term shall refer to the  
 9 Settlement Agreement dated as of December 27, 2010 among Ambac Assurance Corporation, the  
 10 Segregated Account of Ambac Assurance Corporation, the Special Deputy Commissioner for the  
 Segregated Account on behalf of the Commissioner of Insurance of the State of Wisconsin, as  
 11 court-appointed rehabilitator for the Segregated Account (only with respect to certain sections of  
 the Ambac Settlement Agreement), and the Majority 1st Tier Bondholders.

12           **1.1.32. Ambac Insurance Secured Claim.** This term shall refer to any of  
 13 Ambac's Secured Claims against LVMC arising under or related to the 1st Tier Bondholders'  
 Insurance Policy.

14           **1.1.33. Ambac Insurance Unsecured Claim.** This term shall refer to any of  
 15 Ambac's Unsecured Claims against LVMC arising under or related to the 1st Tier Bondholders'  
 Insurance Policy.

16           **1.1.34. Ambac Surety Bond Secured Claim.** This term shall refer to any of  
 17 Ambac's Secured Claims arising under or related to the 1st Tier Bondholders' Surety Bond.

18           **1.1.35. Ambac Surety Bond Unsecured Claim.** This term shall refer to any  
 19 of Ambac's Unsecured Claims arising under or related to the 1st Tier Bondholders' Surety Bond.

20           **1.1.29.1.1.36. Assets.** All of the assets, property, interests, and effects, real and  
 21 personal, tangible and intangible, wherever situated, of the Debtor, ~~as they exist on the Effective  
 Date, including without limitation the Franchise Agreement, Avoidance Actions, Litigation  
 Claims, Causes of Action, insurance recoveries (provided that all insurance recoveries, tax  
 refunds and Project Revenues, as they exist on the Effective Date, or are thereafter acquired by  
 Reorganized LVMC; provided, however, that all insurance recoveries (net of legal fees and costs  
 and other costs of recovery) related to the claims made in relation to train 9 (see Schedule 1.1.92  
 item 2) shall be earmarked for the Bombardier Transit Corporation cure payment or  
 reimbursement of Reorganized LVMC therefore to the extent such payments have already been  
 made by Reorganized LVMC).~~

22           **1.1.30.1.1.37. Avoidance Actions.** All avoidance, recovery, subordination and  
 23 other similar actions preserved for the Estate under the Bankruptcy Code, including but not  
 limited to those set forth in sections 510, 541, 542, 543, 544, 545, 547, 548, 549, 550, 551,  
 553(b), and 724(a) of the Bankruptcy Code regardless of whether or not such action has been  
 commenced prior to the Effective Date.

24           **1.1.31.1.1.38. Bankruptcy Code.** The Bankruptcy Reform Act of 1978, title 11,  
 25 United States Code, as applicable to the Chapter 11 Case, as now in effect or hereafter amended,  
 26 11 U.S.C. §§ 101 et seq.

**1.1.32.1.1.39. Bankruptcy Court.** The United States Bankruptcy Court for the District of Nevada, having jurisdiction over the Chapter 11 Case and, to the extent of the withdrawal of any reference under section 157 of title 28 of the United States Code and/or the General Order of the District Court pursuant to section 151 of title 28 of the United States Code, the United States District Court for the District of Nevada.

**1.1.33.1.1.40. Bankruptcy Rules.** The Federal Rules of Bankruptcy Procedure, as applicable to the Chapter 11 Case, promulgated under 28 U.S.C. § 2075.

**1.1.34.11.41. Bar Date.** The date or dates established by this Plan, order of the Bankruptcy Court, or the Bankruptcy Code, Bankruptcy Rules, or Local Rules for the filing of proofs of Claim for all Creditors.

**1.1.35.1.1.42. Bond Registrar.** Shall mean (i) with respect to the 1st Tier Bondholders, the 1st Tier Trustee; (ii) with respect to the 2nd Tier Bondholders, the 2nd Tier Trustee; and (iii) with respect to the 3rd Tier Bondholders, the 3rd Tier Trustees.

**1.1.36.1.1.43. Business Day.** Any day, other than a Saturday, Sunday or “legal holiday” (as defined in Bankruptcy Rule 9006(a)) in Nevada.

**1.1.44. CapEx Reserve Account** The account maintained and owned by the New Trustee pursuant to the CapEx Reserve Account Agreement, in which all Excess Cash, to the extent extant, shall be deposited no less frequently than the fifteenth (15th) day following the end of each calendar quarter. The funds deposited to the CapEx Reserve Account shall be the property of the New Trust Estate, and not the property of Reorganized LVMC, to be held by the New Trustee for the benefit of the holders of the Cash Pay Notes, the CapEx Notes and the Capital Appreciation Notes, as their interests appear, and shall not be property of Reorganized Debtor.

**1.1.45. CapEx Reserve Account Agreement.** The agreement between Reorganized LVMC and the New Trustee governing the ownership, use, and other disposition of the CapEx Reserve Account which shall be substantially in the form as attached as an exhibit to the Plan Supplement.

**1.1.46. CapEx Notes.** The pay-in-kind capital expenditure notes to be issued by Reorganized LVMC in favor of the New Trustee on the Effective Date pursuant to the New Indenture which will be in the aggregate principal amount of \$19,500,000 with interest in arrears at ten percent (10%) per annum payable quarterly "in-kind" commencing, and thereafter continuing, on the CapEx Notes Payment Date with the last payment due on the CapEx Notes Maturity Date. The CapEx Notes shall be substantially in the form attached as an exhibit to the Plan Supplement.

**1.1.47. CapEx Notes Maturity Date.** June 30, 2019, or a later agreed upon date in the event the CapEx Notes are extended as provided in this Plan.

**1.1.48. CapEx Notes Payment Date.** The fifteenth (15th) day of the month immediately following the end of the first calendar quarter from the Effective Date and continuing on the same day each calendar quarter thereafter.

**1.1.37.1.1.49. Capital Appreciation Notes.** The pay-in-kind capital appreciation notes to be issued by Reorganized LVMC in favor of the New Trustee on the Effective Date pursuant to the New Indenture which will be in the aggregate principal amount of \$10,000,000 with interest in arrears at ~~Eight and Three Hundred and Fifteen One Thousandths of a percent~~ ~~(8.315%)~~ 8.315% per annum compounded and payable “in-kind” annually, at the end of each calendar year, with interest commencing on the Effective Date. The Capital Appreciation Notes

1 shall be substantially in the form as attached as an exhibit to the Plan Supplement.

2                   **1.1.38.1.1.50. Capital Appreciation Notes Maturity Date.** The earliest to occur  
3 of the occurrence of a Triggering Event and June 30, 2055.

4                   **1.1.39. CapEx Reserve Account** ~~The account maintained and owned by the  
5 New Trustee pursuant to the CapEx Reserve Account Agreement, in which all Excess Cash, to  
6 the extent extant, shall be deposited no less frequently than the fifteenth (15th) day following the  
end of each calendar quarter. The funds deposited to the CapEx Reserve Account shall be the  
property of the New Trustee, to be held for the benefit of the New Trustee and the holders of the  
Cash Pay Notes, the CapEx Notes and the Capital Appreciation Notes, as their interests appear,  
and shall not be property of Reorganized Debtor.~~

7                   **1.1.40. CapEx Reserve Account Agreement.** ~~The agreement between  
8 Reorganized LVMC and the New Trustee governing the ownership, use, and other disposition of  
the CapEx Reserve Account which shall be substantially in the form as attached as an exhibit to  
the Plan Supplement.~~

10                  **1.1.41.1.1.51. CARP.** ~~The~~ Capital Asset Replacement Program defined in  
11 section 5.1 of the Monorail Operation and Maintenance Agreement dated September 1, 2000, to  
be assumed under this Plan.

12                  **1.1.42.1.1.52. Cash.** The legal tender of the United States of America or the  
equivalent thereof, including bank deposits, checks, wire transfers, and other cash equivalents.

14                  **1.1.43.1.1.53. Cash Available for Debt Service.** Net Project Revenues less  
15 approved expenditures for system expansion analysis, ~~bondnote~~ issuance expenses, plus the sum  
of extraordinary, or one-time, gains, including, without limitation, items such as [insurance  
recoveries], tax refunds, litigation recoveries, and proceeds of asset sales.

16                  **1.1.44.1.1.54. Cash Pay Notes.** The 10% senior notes ~~due on the Cash Pay  
Notes Maturity Date~~ to be issued by Reorganized LVMC in favor of the New Trustee on the  
17 Effective Date pursuant to the New Indenture which will be in the aggregate principal amount of  
\$15,000,000 with interest in arrears at ten percent (10%) per annum payable quarterly in cash  
18 commencing on the Effective Date, and thereafter continuing, on the Cash Pay Notes Payment  
Date with the last payment due on the Cash Pay Notes Maturity Date; provided, however, that  
the accrued interest payable on any Cash Pay Notes Payment Date may be paid "in-kind"  
19 through 2014 to the extent that payment of interest in cash would result in Reorganized LVMC  
having Working Capital of less than \$~~3,000~~<sup>2,400</sup>,000. Principal shall begin to be amortized at  
the quarterly rate of 0.875% of the initial principal balance of the Cash Pay Notes commencing  
20 on April 15, 2017. ~~In addition the principal shall be reduced following the end of each calendar  
quarter by a pro rata redemption in an amount equal to 50% of Excess Cash as of the end of such  
calendar quarter, after funding of the amounts set forth in clauses (i), (ii), (iii) and (iv) of Section  
5.2.8, and subject to the concluding proviso of such Section.~~ In the event that Reorganized  
21 LVMC does not have funds available to pay any quarterly cash pay interest that is otherwise due  
and payable on a Cash Pay Notes Payment Date, funds from the CapEx Reserve Account shall  
22 be applied to satisfy any interest shortfall on the Cash Pay Notes to the extent available under  
~~Section 5.2.69~~ of this Plan. The Cash Pay Notes shall be substantially in the form as attached as  
23 an exhibit to the Plan Supplement.

26                  **1.1.45.1.1.55. Cash Pay Notes Maturity Date.** June 30, 2019.

27                  **1.1.46.1.1.56. Cash Pay Notes Payment Date.** The fifteenth (15th) day of the  
month immediately following the end of the first calendar quarter following the Effective Date  
28 and continuing on the same day each calendar quarter thereafter.

1                   **1.1.47. CapEx Notes.** The pay in kind capital expenditure notes due on the  
 2 ~~CapEx Notes Maturity Date to be issued by Reorganized LVMC in favor of the New Trustee on~~  
 3 ~~the Effective Date pursuant to the New Indenture which will be in the aggregate principal~~  
 4 ~~amount of \$19,500,000 with interest in arrears at ten percent (10%) per annum payable quarterly~~  
 5 ~~"in kind" commencing, and thereafter continuing, on the CapEx Notes Payment Date with the~~  
 6 ~~last payment due on the CapEx Notes Maturity Date. The CapEx Notes shall be substantially in~~  
 7 ~~the form attached as an exhibit to the Plan Supplement.~~

8                   **1.1.48. CapEx Notes Maturity Date.** June 30, 2019, or a later agreed upon  
 9 date in the event the CapEx Notes are extended as provided in this Plan.

10                  **1.1.49. CapEx Notes Payment Date.** The fifteenth (15th) day of the  
 11 month immediately following the end of the first calendar quarter from the  
 12 Effective Date and continuing on the same day each calendar quarter  
 13 thereafter. **Causes of Action.** All actions, causes of action, Litigation Claims,  
 14 claims, liabilities, obligations, rights, suits, debts, damages, judgments, remedies, demands,  
 15 setoffs, defenses, ~~recoupments~~, crossclaims, counterclaims, third-party claims, indemnity claims,  
 16 contribution claims and any other claims disputed or undisputed, suspected or unsuspected,  
 17 foreseen or unforeseen, direct or indirect, choate or inchoate, existing or hereafter arising, in law,  
 18 equity or otherwise, based in whole or in part upon any act or omission or other event occurring  
 19 prior to the Petition Date or during the course of the Chapter 11 Case, up to and through the  
 20 Effective Date.

21                  **1.1.51.1.1.58. Chapter 11 Case.** The Debtor's bankruptcy case under chapter 11  
 22 of the Bankruptcy Code styled In re Las Vegas Monorail Company, Case No. 10-10464, in the  
 23 United States Bankruptcy Court for the District of Nevada.

24                  **1.1.52.1.1.59. Claim.** Any right to payment from the Debtor, whether or not  
 25 such right is reduced to judgment, liquidated, unliquidated, fixed, contingent, matured,  
 26 unmatured, disputed, undisputed, legal, equitable, secured, or unsecured or any right to an  
 27 equitable remedy for breach of performance if such breach gives rise to a right of payment from  
 28 the Debtor, whether or not such right to an equitable remedy is reduced to judgment, fixed,  
 29 contingent, matured, unmatured, disputed, undisputed, secured or unsecured.

30                  **1.1.53.1.1.60. Class.** A category of Holders of Claims as classified in this Plan.

31                  **1.1.54.1.1.61. Collateral.** Except to the extent specifically provided otherwise in  
 32 this Plan, all Assets, and ~~the cash~~ proceeds and revenues, rents, issues, and profits generated  
 33 therefrom; and all assets and property, whether tangible or intangible, acquired by Reorganized  
LVMC in exchange or substitution for or in consideration of any of the foregoing, including  
Project Revenues.

34                  **1.1.55.1.1.62. Collection Fund.** As defined in the New Indenture.

35                  **1.1.56.1.1.63. Confirmation.** The entry of the Confirmation Order on the docket  
 36 of the Chapter 11 Case, subject to all conditions specified under this Plan having been satisfied  
 37 or waived.

38                  **1.1.57.1.1.64. Confirmation Date.** The date upon which the Bankruptcy Court  
 39 enters the Confirmation Order on the docket of the Chapter 11 Case, within the meaning of  
 40 Bankruptcy Rules 5003 and 9021.

41                  **1.1.58.1.1.65. Confirmation Hearing.** The duly-noticed initial hearing held by  
 42 the Bankruptcy Court to confirm this Plan pursuant to section 1128 of the Bankruptcy Code, and  
 43 any subsequent hearing held by the Bankruptcy Court ~~from time to time~~ to which the initial

1 hearing is adjourned without further notice other than the announcement of the adjourned dates  
 2 at the Confirmation Hearing.

3       **1.1.59.1.1.66. Confirmation Order.** The order of the Bankruptcy Court  
 confirming this Plan pursuant to section 1129 of the Bankruptcy Code.

4       **1.1.60.1.1.67. Contingent Claim.** A Claim which is contingent, unmatured, or  
 unliquidated on or immediately before the Confirmation Date, or if partially contingent, only to  
the extent of such contingent status.

5       **1.1.61.1.1.68. Creditor.** Any Holder of a Claim, whether or not such Claim is an  
 Allowed Claim.

6       **1.1.62.1.1.69. Cure.** The distribution on the Effective Date or as soon thereafter  
 as practicable or as otherwise agreed to by the Debtor or Reorganized LVMC, as applicable, and  
 the other party of Cash, or such other property as may be agreed upon by the parties or ordered  
 by the Bankruptcy Court, with respect to the assumption of an Executory Contract or Unexpired  
 Lease pursuant to section 365(b) of the Bankruptcy Code, in an amount equal to all unpaid  
 monetary obligations due under such Executory Contract or Unexpired Lease, to the extent such  
 obligations are enforceable under the Bankruptcy Code and applicable non-bankruptcy law.

7       **1.1.63.1.1.70. Debtor.** Las Vegas Monorail Company, a Nevada nonprofit  
 corporation, in its capacity as debtor and debtor-in-possession.

8       **1.1.64.1.1.71. Director.** Director of the State of Nevada Department of Business  
 and Industry.

9       **1.1.65.1.1.72. Director Claims.** Any and all Claims of the Director ~~arising under~~  
~~or related to the Financing Agreement not part of the 1st Tier Bond Claims, 2nd Tier Bond~~  
~~Claims, and 3rd Tier Bond Claims, and not a Subordinated Claim against LVMC.~~

10       **1.1.66.1.1.73. Disbursing Agent.** Reorganized LVMC or any party designated  
 by the Reorganized LVMC to serve as disbursing agent under this Plan.

11       **1.1.67.1.1.74. Disclosure Statement.** The disclosure statement for this Plan, as  
 may be amended, supplemented or modified, together with all exhibits and attachments thereto,  
 that is prepared and distributed in accordance with, among others, sections 1125, 1126(b), and  
 1145 of the Bankruptcy Code, Bankruptcy Rule 3016 and 3017, and other applicable law.

12       **1.1.68.1.1.75. Disputed Claim.** A Claim or any portion thereof which is: (i)  
 subject to timely objection interposed by the Debtor or Reorganized LVMC or any other party-  
 in-interest entitled to file and prosecute such objection in the Chapter 11 Case, unless allowed by  
 the Court on or before the Confirmation Date; (ii) a Claim that is listed by the Debtor as disputed,  
 unliquidated or contingent in the Schedules; provided, however, that the Bankruptcy Court may  
 estimate a Disputed Claim for purposes of allowance pursuant to section 502 of the Bankruptcy  
 Code. In the event there is a dispute as to classification or priority of a Claim, it shall be  
 considered a Disputed Claim in its entirety. Until such time as a Contingent Claim becomes  
 fixed and absolute, such Claim shall be treated as a Disputed Claim and not an Allowed Claim  
 for purposes related to allocations and distributions under this Plan.

13       **1.1.69.1.1.76. Disputed Claim Reserve.** A reserve(s) established to hold in one  
 or more accounts, Cash or other Assets on account of Disputed Claims, which reserve shall not  
 exceed ~~for any Disputed Claim~~ the current amount of the Disputed Claim to be distributed under  
 this Plan if the Disputed Claim were an ~~allowed claim~~Allowed Claim.

1                   **1.1.70.1.1.77.Distribution.** Any distribution by Reorganized LVMC to the  
 2 Holders of Allowed Claims as of the Record Date.

3                   **1.1.71.1.1.78.D&O Liability Insurance Policy or Policies.** As defined in  
 4 **Section 10.10** of this Plan.

5                   **1.1.72.1.1.79.Effective Date.** The day that is no earlier than the fifteenth (15th)  
 6 day after the Confirmation Order is docketed and after which the conditions as set forth in  
 7 **Section 9.2** in this Plan have been satisfied or waived.

8                   **1.1.80. Employment Agreements.** Any employment agreements by and  
 9 between Reorganized LVMC and its senior managers that cannot be terminated upon no greater  
 10 than thirty (30) days written notice.

11                  **1.1.73.1.1.81.Estate.** The estate created for the Debtor in the Chapter 11 Case  
 12 pursuant to section 541 of the Bankruptcy Code.

13                  **1.1.74.1.1.82.Executory Contract.** A contract to which the Debtor is a party  
 14 that is subject to assumption or rejection under section 365 of the Bankruptcy Code.

15                  **1.1.75.1.1.83.Excess Cash.** For any calendar quarter, Cash Available for debt  
 16 service plus Working Capital at the beginning of the quarter less (i) all cash debt service required  
 17 to be paid on the Cash Pay Notes during such quarter, and (ii) \$~~3,000~~2,400,000.

18                  **1.1.76.1.1.84.Extraordinary Transaction.** A merger, reorganization,  
 19 extraordinary dividend, ~~recapitalization~~a material extension of the ~~majority~~existing route of, or  
 20 ~~the addition of one or more additional routes to, the Monorail that is operated by~~ Reorganized  
 21 ~~LVMC's then outstanding indebtedness~~LVMC, or the sale ~~of substantially all,~~transfer or other  
 22 ~~disposition~~ of ~~Reorganized LVMC's Assets~~any substantial amount of the capital assets of the  
 23 ~~Monorail (other than assets that are worn or obsolete or which have ceased to be used or useful~~  
 24 in the operation of the Monorail).

25                  **1.1.77.1.1.85.Final Order.** An order or judgment of the Bankruptcy Court, or  
 26 other court of competent jurisdiction, entered on the docket of such court, that has not been  
 27 reversed, rescinded, stayed, modified, or amended, that is in full force and effect, and as to  
 28 which: (a) the time to appeal, seek review or rehearing, or petition for certiorari has expired and  
 29 no timely-filed appeal or petition for review, rehearing, remand, or certiorari is pending; or (b)  
 30 any appeal taken, petition for certiorari, request for reargument, or further review or rehearing  
 31 filed (i) has been resolved by the highest court to which the order or judgment was appealed or  
 32 from which review, rehearing, or certiorari was sought or (ii) has not yet been resolved by such  
 33 highest court, but such order has not been stayed pending appeal. Notwithstanding the  
 34 foregoing, the Confirmation Order shall specifically become a Final Order on the ~~fourteenth~~  
 35 (14th)fifteenth (15th) day following entry of such Confirmation Order unless any appeal of such  
 36 Confirmation Order is accompanied by a stay pending appeal.

37                  **1.1.78.1.1.86.Financing Agreement.** The Financing Agreement dated ~~as of~~  
 38 September 1, 2000, between the Director and the Debtor relating to issuance of the 1st Tier Note,  
 39 2nd Tier Obligation, and 3rd Tier Note.

40                  **1.1.79.1.1.87.Franchise Agreement.** The Clark County Monorail Franchise  
 41 Agreement executed pursuant to Chapter 5.04 of the Clark County Code, together with any  
 42 amendments, modifications, and extensions thereto granting the Debtor the right to operate the  
 43 Monorail in the public right-of-way.

**1.1.80.1.1.88. General Unsecured Claim.** Any prepetition unsecured Claim against the Debtor that is not an Administrative Claim, Other Priority Claim, Priority Tax Claim, Director Claim, 1st Tier Bond Claim, 2nd Tier Bond Claim, 3rd Tier Bond Claim, or Subordinated Claim.

**1.1.81.1.1.89. Holder.** An entity holding a Claim, including a successor in interest to a Claim.

**1.1.82.1.1.90. Impaired.** Impaired within the meaning of section 1124 of the Bankruptcy Code.

**1.1.83.1.1.91. Lien.** This term shall have the meaning set forth in section 101(37) of the Bankruptcy Code and, with respect to any Asset, includes, without limitation, any mortgage, lien, pledge, charge, security interest or other encumbrance of any kind, or any other type of preferential arrangement that has the practical effect of creating a security interest, in respect of such Asset.

**1.1.84.1.1.92. Litigation Claims.** All rights, claims, torts, liens, liabilities, obligations, actions, causes of action, Avoidance Actions, derivative actions, proceedings, debts, contracts, judgments, damages, and demands whatsoever in law or in equity, whether known or unknown, contingent or otherwise, that the Debtor or its Estate may have against any Person, including but not limited to those listed on Schedule 1.1.8492 hereto. Failure to list a Litigation Claim on Schedule 1.1.8492 shall not constitute a waiver or release by the Debtor or Reorganized LVMC of such Litigation Claim.

**1.1.85.1.1.93. Local Rule.** The local and chambers rules of the Bankruptcy Court.

**1.1.94. Majority 1st Tier Bondholders.** Nuveen Asset Management, investment advisor, on behalf of the Nuveen municipal bond funds; Restoration Capital Management, LLC, as Investment Advisor for Restoration Holdings, Ltd And Restoration Special Opportunities Master Ltd; and Stone Lion Portfolio L.P., who have represented to LVMC that they collectively hold more than 51% of the face amount of the 1st Tier Bonds, for so long as each shall continue to hold 1st Tier Bond Claims, and their successors and assigns.

**1.1.95. Majority 1st Tier Bondholders' Approval.** Written approval or consent by Holders of a majority in face amount of the 1st Tier Bonds outstanding (the amount of what constitutes a majority, in either case, being determined on the date the Majority 1st Tier Bondholders Approval is requested).

**1.1.86.1.1.96. Monorail.** The existing approximately 3.9-mile monorail system currently operated by the DebtorLVMC, and any future extensions, enhancements or improvements thereto operated by the Reorganized LVMC, in Clark County, Nevada pursuant to the Franchise Agreement.

**1.1.87.1.1.97. Net Project Revenues.** Project Revenues less Operation and Maintenance Costs.

**1.1.88.1.1.98. Nevada Secretary.** The Secretary of State of the State of Nevada.

**1.1.89.1.1.99. New Indenture.** The indenture by and between Reorganized LVMC and the New Trustee, in form and substance agreed to by the Debtor, the New Trustee, and the Majority 1st Tier Bondholders, which is substantially in the form attached to the Plan Supplement, to be executed by Reorganized LVMC and the New Trustee on the Effective Date. Among other matters, the New Indenture will provide that the Cash Pay Notes shall rank senior

1 to and shall have a payment, collateral and liquidation preference superior to the CapEx Notes  
 2 and the Capital Appreciation Notes and similarly that the CapEx Notes shall rank senior to and  
 3 shall have a payment, collateral and liquidation preference superior to the Capital Appreciation  
Notes, and shall provide that the Cash Pay Notes, the CapEx Notes and the Capital Appreciation  
 Notes shall be secured by all of the Collateral.

4           **1.1.100. New Trust Administration Fees and Expenses.** The reasonable  
 5 compensation and expenses paid to or incurred by the New Trustee and its counsel and other  
 6 professionals under the Security Documents or New Indenture, which include but are not limited  
 7 the costs of distribution of the Cash Pay Notes, CapEx Notes and Capital Appreciation Notes  
 8 issued under the New Indenture, accomplishing transfers or new registration of interests in such  
 9 notes and other charges and disbursements including those of their respective officers, directors,  
 10 members, attorneys, agents and employees incurred in and about the administration and  
 11 execution of the Security Documents and the New Indenture; provided, however, that the New  
 12 Trust Administration Fee and Expenses shall not include any compensation or expenses in  
 13 respect of the Rehabilitation Proceedings or the TIP Proceedings.

14           **1.1.101. New Trust Estate.** The trust estate created by and under the New  
 15 Indenture, which includes all funds collected from Reorganized LVMC for distribution on the  
 16 Cash Pay Notes, CapEx Notes and Capital Appreciation Notes, and includes the CapEx Reserve  
 17 Account and all funds maintained therein.

18           **1.1.90.1.1.102. New Trustee.** Wells Fargo Bank, N.A., solely in its  
 19 capacity as ~~Indenture Trustee~~indenture trustee under the New Indenture, or such other trustee as  
 20 the Majority 1st Tier Bondholders may designate by Majority 1st Tier Bondholders' Approval  
prior to the Effective Date, and any successor thereto; provided, however, that in the event of a  
 21 conflict of interest between the holders of the Cash Pay Notes, the CapEx Notes, and the Capital  
 22 Appreciation Notes such that ~~Wells Fargo Bank, N.A.~~the New Trustee determines that those  
 23 conflicts make it no longer appropriate for it to act as the New Trustee for one or more series of  
 24 such notes, then the New Trustee shall also include any successor or co-trustee appointed with  
 25 respect to such series of notes.

26           **1.1.91.1.1.103. NRS.** The Nevada Revised Statutes, as amended from time  
 27 to time.

28           **1.1.92.1.1.104. Operation and Maintenance Costs.** Any and all amounts  
 1 due under the Monorail Operation and Maintenance Agreement, as may be amended from time  
 2 to time, and any reasonable and necessary costs paid or incurred by Reorganized LVMC for  
 3 maintaining and operating the Monorail project, including all reasonable expenses of  
~~management~~maintenance and repair and other expenses necessary to maintain and preserve the  
 5 Monorail project in good repair and working order, and the annual costs of any permits or  
 6 licenses, property taxes, including franchise fees, all administrative costs of Reorganized LVMC  
 7 that are charged directly or apportioned to the operation of the Monorail project, such as salaries  
 8 and wages of employees, legal and accounting fees, insurance, overhead, and taxes (if any)  
including, the New Trust Administration Fees and Expenses, and all other reasonable and  
 10 necessary costs of the Debtor or Reorganized LVMC or charges required to be paid by them to  
 11 comply with the terms of the Plan, ~~but excluding depreciation and amortization;~~ provided,  
 12 however, distributions to Creditors under the Plan, depreciation, and amortization shall not  
 13 constitute Operation and Maintenance Costs; provided, further, however, that the New Trust  
 14 Administration Fees and Expenses shall be paid only after all other Operation and Maintenance  
 15 Costs have been paid in full.

16           **1.1.93.1.1.105. Operating Fund** As defined in the New Indenture.

1                   **1.1.94.1.1.106. Other Priority Claims.** Any and all Claims accorded  
 2 priority in right of payment under section 507(a) of the Bankruptcy Code, other than Priority Tax  
 3 Claims and Administrative Claims.

4                   **1.1.95.1.1.107. Other Secured Claims.** Any Secured Claim, other than a  
 5 Secured Claim arising under the Financing Agreement ~~and~~(such exclusion includes, but is not limited to, the Director Claim (to the extent a secured claim), any 1st Tier Bond Claims, the Ambac Insurance Policy Secured Claim~~portion~~, the Ambac Surety Bond Secured Claim, any Claim of the 1st Tier Bond Claims, Trustee, any Claim of the 2nd Tier Trustee, any Claim of the 3rd Tier Trustee, and any Claim arising from the 1st and 2nd Tier Indenture or the 3rd Tier Indenture).

6  
 7                   **1.1.96.1.1.108. Person.** An individual, corporation, limited liability  
 8 company, partnership, association, joint stock company, joint venture, estate, trust,  
 9 unincorporated organization, governmental unit or any subdivision thereof, or any other entity.

10  
 11                  **1.1.97.1.1.109. Petition Date.** January 13, 2010, the date on which the  
 12 Debtor filed its voluntary petition commencing the Chapter 11 Case.

13                  **1.1.98.1.1.110. Plan.** This Plan of Reorganization, either in its present  
 14 form or as it may be amended, supplemented or modified from time to time, including all  
 15 exhibits and schedules annexed hereto or referenced herein or attached to the Plan Supplement.

16                  **1.1.99.1.1.111. Plan Supplement.** The supplement to the Plan ~~to~~which will be attached consists of the various documents as referenced herein, which Plan Supplement will be filed within ~~five~~fifteen (15) days ~~of the commencement following entry~~ of the hearing to approve order approving the Disclosure Statement.

17                  **1.1.100.1.1.112. Priority Tax Claim.** Any Claim against the Debtor  
 18 entitled to priority in payment under sections 502(i) and 507(a)(8) of the Bankruptcy Code.

19                  **1.1.101.1.1.113. Pro Rata.** The ratio of an Allowed Claim in a particular  
 20 Class to the aggregate amount of all such Allowed Claims in any such Class.

21                  **1.1.102.1.1.114. Professional Fees.** The Administrative Claims for  
 22 compensation and reimbursement submitted pursuant to sections 330, 331, or 503(b) of the  
 23 Bankruptcy Code by Persons: (i) employed pursuant to an order of the Bankruptcy Court under  
 24 sections 327, 328, or 1103 of the Bankruptcy Code; or (ii) for whom compensation and  
 25 reimbursement has been allowed by the Bankruptcy Court pursuant to section 503(b)(4) of the  
 26 Bankruptcy Code or by other Final Order.

27                  **1.1.103.1.1.115. Project.** All (i) land, easements, buildings, structures,  
 28 fixtures and improvements and (ii) tangible personal property, whether now existing or hereafter  
 29 acquired, constructed or installed constituting the approximate 3.9-mile dual guideway monorail  
 30 system in Clark County, Nevada.

31                  **1.1.104.1.1.116. Project Revenues.** For any fiscal year, all gross income  
 32 and revenue received or receivable by the Reorganized LVMC from the ownership, operation or  
 33 use of the Project, including all fees and charges received by the Reorganized LVMC for the use  
 34 of the Project, including but not limited to farebox revenues, business interruption insurance,  
 35 advertising revenues, licensing fees, rent, sponsorship income, other contractual revenues,  
 36 interest earnings on funds held under the New Indenture or by Reorganized LVMC, and all other  
 37 income and revenue ~~however~~however derived by the Reorganized LVMC from the ownership,  
 38 operation or use of the Project or dedicated by the Reorganized LVMC or any other person to  
 39 support the Project, including net recoveries from Avoidance Actions and Causes of Action, tax

1           refunds, proceeds from Asset sales and insurance recoveries, but excluding in all case any  
 2           refundable deposits made to establish credit and advances or contributions in aid of construction  
 3           received during such fiscal year and provided that all insurance recoveries related to the claims  
 4           made in relation to train 9 (see Schedule 1.1.92 item 2), net of legal fees and costs and other  
 5           costs of recovery, shall be earmarked for the Bombardier Transit Corporation cure payment or  
 6           reimbursement of Reorganized LVMC therefore to the extent such payments have already been  
 7           made by Reorganized LVMC.

8  
 9           **1.1.117. Recapitalization Event.** A refinancing of 50% or more of the  
 10          indebtedness of Reorganized LVMC at the time outstanding; the incurrence by Reorganized  
 11          LVMC, in one transaction or any series of related transactions, of additional indebtedness in an  
 12          amount equal to 50% or more of the indebtedness of Reorganized LVMC at the time  
 13          outstanding; the conversion of Reorganized LVMC to a for-profit entity; or the issuance of  
 14          equity in Reorganized LVMC to any person other than the State of Nevada or any agency or  
 15          instrumentality thereof.

16  
 17          **1.1.105.1.1.118. Record Date.** The date, as provided for in the order  
 18          approving the Disclosure Statement, on which the identity of the Holders of 1st Tier Bond  
 19          Claims, 2nd Tier Bond Claims, and 3rd Tier Bond Claims shall be determined.

20  
 21          **1.1.119. Rehabilitation Proceedings.** The action pending in the State of  
 22          Wisconsin, Dane County Circuit Court No. 10-CV-1576 entitled, In the Matter of the  
 23          Rehabilitation of: Segregated Account of Ambac Assurance Corporation and all pending and  
 24          future appeals of decisions and orders therein.

25  
 26          **1.1.106.1.1.120. Released Parties.** Collectively, and solely in their capacity  
 27          as such, all officers, directors, employees, attorneys, actuaries, financial advisors, accountants,  
 28          investment bankers, agents, professionals, and representatives of the Debtor, the 1st Tier Trustee,  
and Majority 1st Tier Bondholders serving on and since the Petition Date.

29  
 30          **1.1.107.1.1.121. Releasing Parties.** Collectively, and solely in their  
 31          capacity as such, all current and former officers and directors of Debtors, the Debtor, the Holders  
 32          of 1st Tier Bond Claims, the Holders of 2nd Tier Bond Claims, the Holders of 3rd Tier Bond  
 33          Claims, the 1st Tier Trustee, the 2nd Tier Trustee, the 3rd Tier Trustees, Trustee, the Director,  
 34          Ambac and each of their respective officers, directors, employees, members, attorneys, actuaries,  
 35          financial advisors, accountants, investment bankers, agents, professionals, partners and  
 36          representatives.

37  
 38          **1.1.108.1.1.122. Reorganized LVMC.** The Debtor as restructured in  
 39          accordance with this Plan on or after the Effective Date, or any subsidiary or successor thereto  
 40          by merger, consolidation or otherwise.

41  
 42          **1.1.109.1.1.123. Reorganized LVMC Organizational Documents.** The  
 43          Reorganized LVMC Organizational Documents, which shall be substantially in the form  
 44          attached to the Plan Supplement. The Reorganized LVMC Organizational Documents shall be  
 45          consistent with the Plan, applicable securities, tax, bankruptcy and/or state laws and otherwise  
 46          approved by the Governor to the extent required by the LVMC Organizational Documents. The  
Reorganized LVMC Organizational Documents shall be in form and substance reasonably  
acceptable to the Majority 1st Tier Bondholders.

47  
 48          **1.1.110.1.1.124. Revenue Fund.** As defined in the New Indenture.

49  
 50          **1.1.111.1.1.125. Schedules.** The schedules of assets and liabilities and any  
 51          amendments thereto filed by the Debtor with the Bankruptcy Court in accordance with section  
 52          521(1) of the Bankruptcy Code.

**1.1.112.1.1.126. Secured Claim.** A Claim that is secured by a Lien against property of the Estate to the extent of the value of such property of the Estate securing such Claim which Lien is valid, perfected, and enforceable pursuant to applicable law or by reason of a Bankruptcy Court order, or to the extent of the amount of such Claim subject to setoff in accordance with section 553 of the Bankruptcy Code, in either case as determined pursuant to section 506(a) of the Bankruptcy Code, including any Secured Tax Claims.

**1.1.113.1.1.127. Secured Tax Claims.** The Claim of any state or local governmental unit which is secured by a Lien against property owned by the Debtor by operation of applicable law, including, but not limited to, every such Claim for unpaid personal property taxes together with statutory interest.

**1.1.114.1.1.128. Security Documents.** The security agreement, deed of trust and assignment of leases, springing lockbox and deposit account control agreements for all accounts of Reorganized LVMC and all other documents evidencing the encumbering of the Collateral to be delivered to the New Trustee pursuant to the New Indenture to secure the Cash Pay Notes, CapexCapEx Notes, Capital Appreciation Notes, and all other obligations due under the New Indenture. The Security Documents shall be subject to the Majority 1st Tier Bondholders' Approval and substantially in the forms attached as exhibits to the Plan Supplement.

**1.1.115. Statutory Committee.** Any committee appointed

**1.1.129. Subordinated Claims.** Claims which are subordinate to the 1st Tier Bond Claims pursuant to section 1102510 of the Bankruptcy Code, excluding the 2nd Tier Bond Claims and 3rd Tier Bond Claims which are treated in Class 6 and Class 7.

**1.1.116.1.1.130. Substantial Consummation.** As defined in section 1101(2) of the Bankruptcy Code.

**1.1.117.1.1.131. Taxes.** All income, excise, sales, use, employment, withholding, property, payroll or other taxes, assessments, or governmental charges, together with any interest, penalties, or other additions to tax, fines, and similar amounts relating thereto, whether or not yet assessed or imposed, collected by, or due to any federal, state, local or foreign governmental authority. This shall include all Taxes arising out of or attributable to the business of the Debtor up to and including the Effective Date, whether assessed or determined or payable prior to or after the Effective Date.

**1.1.132. TIP Proceedings.** The Trust Instruction Proceeding filed by the 1st Tier Trustee in the District Court for the Fourth Judicial District in Hennepin County, Minnesota, the county where the Trustee resides and administers the Trust Estate, Case No. 27-TRCV-11-13.

**1.1.118.1.1.133. Third Party Releasee.** Collectively, the Releasing Parties, and each of their respective officers, directors, employees, members, attorneys, actuaries, financial advisors, accountants, investment bankers, agents, professionals, Affiliates, partners and representatives.

**1.1.119.1.1.134. Triggering Event.** Any one or more of the following events: (i) recapitalization of the majority of Reorganized LVMC's then outstanding indebtedness, (ii) the sale of substantially all of the Assetsa Recapitalization Event, (iii) an Extraordinary Transaction, (iii) an acceleration of the Capital Appreciation Notes Maturity Date by the New Trustee due to a default by Reorganized LVMC under the Capital Appreciation Notes, or (iv) the commencement of a voluntary bankruptcy case by Reorganized LVMC or an involuntary bankruptcy case which is not dismissed within sixty (60) days against Reorganized

1 LVMC by someone other than the New Trustee, the holder of a Cash Pay Note, a CapEx Note or  
 2 a Capital Appreciation Note or interest therein.

3           **1.1.120.1.1.135. Triggering Event Payment.** An amount equal to (i) the  
 4 accreted principal amount on the Capital Appreciation Notes plus (ii) an additional amount equal  
 5 to the yield maintenance premium (defined in the following formula) which when added to the  
 6 then-accreted principal amount on the Capital Appreciation Notes and invested at the applicable  
 7 treasury rate (defined in the following formula), would be equal to the principal amount at stated  
 8 maturity, calculated as follows:

$$M = P/(1 + r)^n A^{[to the nth power]} A$$

9 Where,

10 M       is the yield maintenance premium.

11 P       is the principal amount of the Capital Appreciation Notes at stated maturity.

12 r       is the applicable treasury rate, being the lesser of (x) the most recently published 30 year  
 13 Treasury Bond at the time of the Triggering Event and (y) 2.52%.

14 n       is the number of years to maturity on the Capital Appreciation Notes (rounded up or  
 15 down to the nearest whole number).

16 A       is the accreted principal amount of the ~~Capita~~Capital Appreciation Notes as of the date of  
 17 the Triggering Event.

18           **1.1.121.1.1.136. Unexpired Lease.** A lease of non-residential real property  
 19 or personal property to which the Debtor is a party that is subject to assumption or rejection  
 20 under section 365 of the Bankruptcy Code.

21           **1.1.122.1.1.137. Unimpaired.** Unimpaired within the meaning of section  
 22 1124 of the Bankruptcy Code, ~~Exhibits, and Plan Schedules~~.

23           **1.1.123.1.1.138. Working Capital.** The sum of the account balances of the  
 24 Collection Fund, Revenue Fund, and Operating Fund ~~at Wells Fargo on deposit with the New~~  
 25 Trustee as of the end of a calendar quarter less (i) year-to-date insurance reserve accruals, and  
 26 (ii) outstanding checks and invoices, which may include, among other things, pending payments  
 27 for the monthly Bombardier O&M invoice, CARP and bi-weekly payroll.

28           **1.2. Rules of Interpretation.** For purposes of this Plan only: (i) any reference in this  
 29 Plan to a contract, instrument, release, or other agreement or documents being in particular form  
 30 or on particular terms and conditions means that such document shall be substantially in such  
 31 form or substantially on such terms and conditions; (ii) any reference in this Plan to an existing  
 32 document or exhibit filed or to be filed means such document or exhibit as it may have been or  
 33 may be amended, modified, or supplemented; (iii) unless otherwise specified, all references in  
 34 this Plan to Sections, Articles, Schedules and Exhibits are references to Sections, Articles,  
 35 Schedules and Exhibits of or to this Plan; (iv) the words "herein," "hereof," "hereto," and  
 36 "hereunder" refer to this Plan in its entirety rather than to a particular portion of this Plan; (v)  
 37 captions and headings to Articles and Sections are inserted for convenience of reference only and  
 38 are not intended to be a part of or to affect the interpretation of this Plan; and (vi) the rules of  
 39 construction and definitions set forth in sections 101 and 102 of the Bankruptcy Code and in the  
 40 Bankruptcy Rules shall apply unless otherwise expressly provided. All Exhibits and Plan  
 41 Schedules attached hereto are incorporated into and are a part of this Plan as if set forth in full  
 42 herein.

1           **1.3. Computation of Time.** In computing any period of time prescribed or allowed  
 2 by this Plan, unless otherwise expressly provided, the provisions of Bankruptcy Rule 9006(a)  
 3 shall apply.

4           **2. TREATMENT OF UNCLASSIFIED CLAIMS**

5           **2.1. General.** Pursuant to section 1123(a)(1) of the Bankruptcy Code, the Claims  
 6 against the Debtor set forth in this Article 2 are not classified within any Classes. The Holders of  
 7 such Claims are not entitled to vote on this Plan. The treatment of the Claims set forth below is  
 8 consistent with the requirements of section 1129(a)(9)(A) of the Bankruptcy Code.

9           **2.2. Treatment of Administrative Claims.** Each Holder of an Allowed  
 10 Administrative Claim shall be paid in full and final satisfaction of such Claim by Reorganized  
 11 LVMC (or otherwise satisfied in accordance with its terms), upon the latest of: (i) the Effective  
 12 Date or as soon thereafter as practicable; (ii) such date as may be fixed by the Bankruptcy Court;  
 13 (iii) the first Business Day following the fourteenth (14th) day after such Claim is Allowed or as  
 14 soon thereafter as practicable; (iv) the date such Claim becomes due by its terms; and (v) such  
 15 date as is agreed to by the Holder of such Claim and the Debtor or Reorganized LVMC.

16           **2.2.1. Requests for Payment.** All requests for payment of Administrative  
 17 Claims against the Debtor and all final applications for allowance and disbursement of  
 18 Professional Fees must be filed by the Administrative Claim Bar Date or the Holders thereof  
 19 shall be forever barred from asserting such Administrative Claims against the Debtor and  
 20 Reorganized LVMC. All Professional Fee applications must be in compliance with all of the  
 21 terms and provisions of any applicable order of the Bankruptcy Court, including the  
 22 Confirmation Order, and all other orders governing payment of Professional Fees. Unless  
 23 otherwise ordered by the Bankruptcy Court, from and after the Effective Date, no professional  
 24 shall be required to file fee applications with the Bankruptcy Court, and Reorganized LVMC  
 25 may pay all professionals in the ordinary course for fees and expenses incurred after the  
 26 Effective Date.

27           **2.2.2. Allowed Priority Tax Claims.** Each Holder of an Allowed Priority Tax  
 28 Claim, if any, will, in full and final satisfaction of such Claim, be paid in full (or be treated in  
 29 compliance with section 1129(a)(9)(C) of the Bankruptcy Code) by Reorganized LVMC on the  
 30 later of (i) the Effective Date or as soon thereafter as practicable; (ii) such date as may be fixed  
 31 by the Bankruptcy Court; (iii) the first Business Day following the fourteenth (14th) day after the  
 32 date on which an order allowing such Claim becomes a Final Order; or (iv) such date as is agreed  
 33 to by the Holder of such Claim and the Debtor or Reorganized LVMC.

34           **3. DESIGNATION OF CLASSES OF CLAIMS**

35           Pursuant to this Plan and in accordance with section 1123(a)(1) of the Bankruptcy Code,  
 36 all Claims of Creditors (except Administrative Claims and Priority Tax Claims) are placed in the  
 37 Classes described below. A Claim is classified in a particular Class only to the extent that the  
 38 Claim qualifies within the description of that Class and is classified in other Classes only to the  
 39 extent that any remainder of the Claim qualifies within the description of such other Classes.  
 40 Each subclass in Classes 4 and 5 is deemed to be a separate class for purposes of voting pursuant  
to section 1122 of the Bankruptcy Code and for acceptance pursuant to section 1126 of the  
Bankruptcy Code. A Claim is also classified in a particular Class only to the extent that such  
 41 Claim is an Allowed Claim in that Class and has not been paid, released or otherwise satisfied  
 42 prior to the Effective Date.

43           **3.1. Summary of Classification.**

1	Class 1	Other Priority Claims	Unimpaired – deemed accepted - no solicitation required
2	Class 2	Other Secured Claims	Unimpaired – deemed accepted - no solicitation required
3	Class 3	General Unsecured Claims	Impaired – entitled to vote - solicitation required.
4	Class <u>4A</u>	1st Tier Bond Secured Claims	<u>Impaired – entitled to vote</u> <u>- solicitation required.</u>
5	<u>Class 4B</u>	<u>Ambac Surety Bond Secured</u> <u>Claims</u>	<u>Impaired – entitled to vote</u> <u>- solicitation required.</u>
6	<u>Class 4C</u>	<u>Ambac Insurance Secured</u> <u>Claims</u>	Impaired – entitled to vote - solicitation required.
7	Class <u>5A</u>	1st Tier Bond Unsecured Claims	Impaired – entitled to vote - solicitation required.
8	<u>Class 5B</u>	<u>Ambac Surety Bond</u> <u>Unsecured Claims</u>	<u>Impaired – entitled to vote</u> <u>- solicitation required.</u>
9	<u>Class 5C</u>	<u>Ambac Insurance Unsecured</u> <u>Claims</u>	<u>Impaired – entitled to vote</u> <u>- solicitation required.</u>
10	Class 6	2nd Tier Bond Claims	Impaired – deemed rejected - no solicitation required
11	Class 7	3rd Tier Bond Claims	Impaired – deemed rejected - no solicitation required
12	Class 8	Director Claims	Impaired – entitled to vote - solicitation required.
13	Class 9	Subordinated Claims	Impaired – deemed rejected - no solicitation required
14			
15			
16			
17			
18			
19			
20			

### 3.2. Specific Classification.

- 3.2.1. **Class 1: Other Priority Claims.** Class 1 consists of all Other Priority Claims against the Debtor.
- 3.2.2. **Class 2: Other Secured Claims.** Class 2 consists of all Other Secured Claims against the Debtor.
- 3.2.3. **Class 3: General Unsecured Claims.** Class 3 consists of all General Unsecured Claims against the Debtor other than Class 5, Class 6, Class 7, Class 8, and Class 9 Claims.
- 3.2.4. **Class 4A: 1st Tier Bond Secured Claims.** Class 4A consists of the Secured Claim portion of all 1st Tier Bond Claims.

1           **3.2.5. Class 54B: Ambac Surety Bond Secured Claims.** Class 4B consists  
 2            of the Secured Claim portion of any and all Ambac Surety Bond  
 3            Claims.  
 4

5           **3.2.6. Class 4C: Ambac Insurance Secured Claims.** Class 4C consists of  
 6            the Secured Claim portion of any and all Ambac Insurance Claims.  
 7

8           **3.2.5.3.2.7. Class 5A: 1st Tier Bond Unsecured Claims.** Class 55A consists of  
 9            the Unsecured Claim portion of all 1st Tier Bond Claims.  
 10

11           **3.2.8. Class 5B: Ambac Surety Bond Unsecured Claims.** Class 5B  
 12            consists of the Unsecured Claim portion of any and all Ambac Surety  
 13            Bond Claims.  
 14

15           **3.2.9. Class 5C: Ambac Insurance Unsecured Claims.** Class 5C consists  
 16            of the Unsecured Claim portion of any and all Ambac Insurance  
 17            Claims.  
 18

19           **3.2.6.3.2.10. Class 6: 2nd Tier Bond Claims.** Class 6 consists of all 2nd Tier  
 20            Bond Claims.  
 21

22           **3.2.7.3.2.11. Class 7: 3rd Tier Bond Claims.** Class 7 consists of all 3rd Tier  
 23            Bond Claims.  
 24

25           **3.2.8.3.2.12. Class 8: Director Claims.** Class 8 consists of all Director Claims.  
 26

27           **3.2.9.3.2.13. Class 9: Subordinated Claims.** Class 9 consists of all  
 28            Subordinated Claims.  
 29

#### 4. **DESIGNATION OF AND PROVISIONS FOR TREATMENT OF CLASSES OF CLAIMS NOT IMPAIRED BY THIS PLAN**

30           **4.1. Class 1 – Other Priority Claims.** Each Allowed Other Priority Claim, if any,  
 31            shall, in full and final satisfaction of such Claim, be paid in full in Cash by Reorganized LVMC  
 32            upon the latest of: (i) the Effective Date or as soon thereafter as practicable; (ii) such date as may  
 33            be fixed by the Bankruptcy Court; (iii) the first Business Day following the fourteenth (14th) day  
 34            after such Claim is Allowed; and (iv) such date as agreed upon by the Holder of such Claim and  
 35            the Debtor or the Reorganized LVMC. Holders of Claims in Class 1 are Unimpaired under this  
 36            Plan, deemed to have accepted this Plan pursuant to section 1126(f) of the Bankruptcy Code, and  
 37            are not entitled to vote on this Plan.  
 38

39           **4.2. Class 2 – Other Secured Claims.** Each Allowed Other Secured Claim, if any,  
 40            shall, in full and final satisfaction of such Claim, be left Unimpaired by Reorganized LVMC  
 41            upon the latest of: (i) the Effective Date or as soon thereafter as practicable; (ii) such date as may  
 42            be fixed by the Bankruptcy Court; (iii) the first Business Day following the fourteenth (14th) day  
 43            after such Claim is Allowed; and (iv) such date as agreed upon by the Holder of such Claim and  
 44            the Debtor, and after the Effective Date, by Reorganized LVMC. Creditors in Class 2 are  
 45            Unimpaired under this Plan, deemed to have accepted this Plan pursuant to section 1126(f) of the  
 46            Bankruptcy Code, and are not entitled to vote on this Plan.  
 47

#### 5. **DESIGNATION OF AND PROVISIONS FOR TREATMENT OF CLASSES OF CLAIMS IMPAIRED BY THIS PLAN**

**5.1. Class 3 – General Unsecured Claims.** Each Holder of an Allowed General Unsecured Claim will receive in full and final satisfaction of its Allowed General Unsecured Claim ~~80~~the lesser of 100% of its Allowed General Unsecured Claim, ~~but and its Pro Rata share of an aggregate of \$175,000. But~~ in no event shall the total payment to the Holders of all Allowed General Unsecured Claims exceed \$175,000, it being understood that if such total payment would exceed \$175,000, the Holders of Allowed General Unsecured Claims shall instead receive their Pro Rata share of \$175,000 in full satisfaction of their Allowed General Unsecured Claims. Such payment shall be made in Cash by Reorganized LVMC in 12 equal monthly installments without interest beginning upon the latest of: (i) the first Business Day following the Effective Date or as soon thereafter as practicable; (ii) such date as may be fixed by the Bankruptcy Court; (iii) the first Business Day following the fourteenth (14th) day after such Claim is Allowed; and (iv) such date as agreed upon by the Holder of such Claim and the Debtor or Reorganized LVMC. Creditors in Class 3 are Impaired under this Plan and are entitled to vote on this Plan.

**5.2. Class 4A, Class 4B and Class 4C – 1st Tier Bond Secured Claims, Ambac Surety Bond Secured Claims, and Ambac Insurance Secured Claims.**

**5.2.1. Holders of 1st Tier Bond Claims, Director Claims, Ambac Surety Bond Claims and Ambac Insurance Claims, including the 1st Tier Trustee, Ambac and Director, shall have no rights to payment under the 1st Tier Note from Reorganized LVMC and no rights under the Financing Agreement or the 1st and 2nd Tier Indenture against Reorganized LVMC after the Effective Date. Any term herein to the contrary notwithstanding, nothing as contained in this Plan or the Confirmation Order shall affect:**

**5.2.1.1. The right and ability of the Director and the 1st Tier Trustee as provided for in the 1st and 2nd Tier Indenture to amend and restate the 1st and 2nd Tier Indenture with which Reorganized LVMC will assist, as necessary and appropriate.**

**5.2.1.2. The rights of Holders of 1st Tier Bond Claims under the 1st Tier Bondholders' Insurance Policy and 1st Tier Bondholders' Surety Bond, and their rights under the 1st and 2nd Tier Indenture to the extent of pursuing claims against the 1st Tier Bondholders' Insurance Policy and 1st Tier Bondholders' Surety Bond.**

**5.2.1.3. The powers, rights, privileges and immunities of the 1st Tier Trustee under the 1st and 2nd Tier Indenture as the 1st Tier Trustee deems reasonably necessary and appropriate with respect to the administration of its duties to the 1st Tier Bondholders, provided that the 1st Tier Trustee shall have no rights to receive indemnification or payment of its fees and expenses from Reorganized LVMC for fees and expenses incurred by the 1st Tier Trustee with respect to the Rehabilitation Proceedings or the TIP Proceedings.**

**5.2.2. In full and complete satisfaction of the Secured Claim portion of any and all 1st Tier Bond ~~Secured~~ Claims ~~the~~ Holders of Class 4A Claims (which Claims include, as of the Record Date, Claims of Ambac for ~~1st Tier Bond Secured Claims~~ Bonds purchased and held by Ambac) shall receive on the Effective Date a Pro Rata interest in the Cash Pay Notes and CapEx Notes. The Cash Pay Notes and the CapEx Notes shall be governed by the New Indenture and ~~secured by~~ the Security Documents.**

**5.2.2.5.2.3. In full and complete satisfaction of the Secured Claim portion of any and all Ambac Surety Bond Claims (Class 4B Claims) against LVMC, Ambac's contribution and reimbursement rights with respect to the Ambac Surety Bond Claims, if any, shall be treated by participation in the Cash Pay Notes and CapEx Notes in an amount determined under applicable law and the 1st and 2nd Tier Indenture.**

**5.2.4.** In full and complete satisfaction of the Secured Claim portion of any and all Ambac Insurance Claims (Class 4C Claims) against LVMC, on the Effective Date Ambac shall retain its subrogation rights under the 1st Tier Bondholders' Insurance Policy as limited by 11 U.S.C. § 509(a) and (b), and pursuant to 11 U.S.C. § 509(c), Ambac shall have the right to assert those subrogation rights only after and to the extent of payment of the 1st Tier Bond Claims in full (or with such lesser amount accepted by the Holders in full and complete satisfaction of the 1st Tier Bond Claims or as otherwise permitted under the governing agreements and applicable law). The Ambac subrogation rights with respect to the Secured Claim portion of the Ambac Insurance Claims, if any, shall be limited to receipt of the balance outstanding of the outstanding payment stream due under the Cash Pay Notes and CapEx Notes, but only after payment of the Class 4B Claims.

**5.2.5.** Except to the extent expressly provided for in this Plan, the Cash Pay Notes shall be secured by a senior first priority Lien on the Collateral and will rank senior in right of payment to all of the CapEx Notes and the Capital Appreciation Notes (and senior to any other permitted indebtedness of Reorganized LVMC, except as otherwise expressly provided in this Plan or in the Plan Documents).

**5.2.36.** Except to the extent expressly provided for in this Plan, the Cap ExCapEx Notes shall be secured by a second priority Lien (subordinate only to the Cash Pay Notes) on the Collateral, to become a first priority Lien upon repayment in full of the Cash Pay Notes. The CapEx Notes will rank senior in right of payment to the Capital Appreciation Notes (and senior to any other permitted indebtedness of Reorganized LVMC, except as otherwise expressly provided in this Plan or in the Plan Documents).

**5.2.47.** Reorganized LVMC may incur senior purchase money Liens in the ordinary course of business (but, except as otherwise expressly stated herein or in the Plan Documents, not Liens for borrowed money). Any such permitted indebtedness and/or permitted Liens shall be (i) consistent with annual forecasts approved by the board of directors and (ii) subject to other restrictions contained in the New Indenture.

**5.2.58.** All Excess Cash shall be distributed by the New Trustee in the following order of priority: (i) to pay in cash any quarterly interest on the Cash Pay Notes that had been previously been paid "in-kind;" (ii) then to pay the minimum amortization of principal to the extent required by the Cash Pay Notes; (iii) then to fund an amount in the CapEx Reserve Account in the amount of \$2,000,000 as a reserve for the New Trustee (which reserve shall be reduced to \$200550,000 after or in connection with the satisfaction of the CapEx Notes); (iv) then, provided that all debt service on the Cash Pay Notes is current, \$50,000 in each calendar quarter to the payment of the costs and fees described in clause (vi) below; (v) then 50% to redeem the outstanding principal of the Cash Pay Notes, on a pro rata basis, and 50% to fund the CapEx Reserve Account, until the Cash Pay Notes are redeemed in full; (vi) then to pay any otherwise unreimbursed and reasonable professional fees and expenses of the 1st Tier Indenture (~~specifically the attorney fees and costs of Lewis & Roca and Houlihan Lokey~~) and of the holders of approximately 73% in face amount of the 1st Tier Bonds (~~specifically the attorney fees and costs of Kramer Levin, Naftalis & Frankel and Houlihan Lokey~~); and (~~+Trustee other than in respect of professional fees and expenses incurred in relation to the Rehabilitation Proceeding and the TIP Proceeding and of the Majority 1st Tier Bondholders other than in respect of professional fees and expenses incurred in relation to the Rehabilitation Proceeding and the TIP Proceeding (specifically, the attorney fees and costs of Kramer Levin, Naftalis & Frankel LLP, Nevada counsel, and Houlihan Lokey), and including any fees and costs advanced by such 1st Tier Bondholders to the 1st Tier Trustee, other than in respect of professional fees and expenses incurred in relation to the Rehabilitation Proceeding and the TIP Proceeding, until the professional fees and costs of the 1st Tier Trustee and Majority 1st Tier Bondholders have been paid in full; and (vii)~~ and then to fund the CapEx Reserve Account, unless and until the amount held in the CapEx Reserve Account, after taking account of (and without credit for) any

1 withdrawals that may be made in accordance with its terms from time to time, equals the  
 2 outstanding balance on the CapEx Notes through June 30, 2019; provided that if the CapEx  
3 Notes are extended through June 30, 2025, contributions to the CapEx Reserve Account shall  
4 continue to be made as aforesaid until the amount thereof equals the outstanding balance on June  
5 30, 2025; provided further that no distributions shall be made (other than to the CapEx Reserve  
6 Account) under clauses (iv), (v) and (vi), if and to the extent that, after giving effect thereto, the  
7 amount of the CapEx Reserve Account would be less than \$2,000,000.

8       **5.2.69** The funds in the CapEx Reserve Account shall be applied in the following  
 9 order of priority: (i) the payment of the fees ~~and~~, expenses, reimbursements and indemnification  
 10 of the New Trustee (in respect of all of the Cash Pay Notes, the CapEx Notes and the Capital  
 11 Appreciation Notes~~s~~), to the extent not otherwise paid when due by Reorganized LVMC; (ii) the  
 12 payment of scheduled interest ~~and~~ principal (including amortizing the principal) and premium, if  
any, on the Cash Pay Notes, to the extent not otherwise paid when due by Reorganized LVMC;  
 13 and (iii) the redemption of the CapEx Notes at maturity; provided, however, that if no default  
 14 shall exist under the Cash Pay Notes, the CapEx Notes or the Capital Appreciation Notes, the  
 15 funds in the CapEx Reserve Account may be applied as provided in **Section 6.6** of this Plan.

16       **5.2.70.** The treatment afforded the Holders of Class 4 Claims herein is not  
 17 intended to (i) affect or extinguish the exclusion of interest paid on the 1st Tier Bonds (whether  
 18 paid by the Reorganized Debtor or any third party) from gross income for federal income tax  
 19 purposes; nor (ii) affect or diminish any third-party rights to reimbursement or subrogation under  
 20 the 1st and 2nd Tier Indenture or 1st Tier Bondholders' Insurance Policy except as expressly set  
 21 forth in this Plan.

22       **5.2.811.** Reserved.

23       **5.2.9.** ~~The Holders of Class 4 Claims are Impaired under this Plan and are  
 24 entitled to vote on this Plan.~~

25       **5.2.12.** ~~The New Indenture shall include provisions for the benefit of the holders  
 26 of the Cash Pay Notes and the holders of the CapEx Notes that set forth (i) limitations on  
 27 indebtedness and liens; (ii) a change of control put; (iii) limitations on asset sales and mandatory  
 28 prepayment provisions with the proceeds of asset sales, with such asset sales limited to sales for  
 fair value in which at least 75% of the consideration consists of cash (provided that Reorganized  
 LVMC may engage without restriction in immaterial sales in the ordinary course of business of  
 assets that are worn or obsolete or not used or useful in the business of Reorganized LVMC); (iv)  
 limitations on capital expenditures (including an annual cap of \$200,000 on expenditures for  
 expansion analysis and preparation, provided that (x) such expenditures are approved by  
 Reorganized LVMC's board of directors and (y) such expenditures are permitted only if all debt  
 service on the Cash Pay Notes is current, all Operations and Maintenance Costs accrued to the  
 relevant date have been paid and Reorganized LVMC has added cash to fund its working capital  
 requirements); and (v) a prohibition on CARP that does not comply with the definition in the  
 Monorail Operation and Maintenance Agreement.~~

29       **5.2.13.** ~~The Holders of Class 4A, Class 4B and Class 4C Claims are Impaired  
 30 under this Plan and are entitled to vote on this Plan.~~

31       **5.3. Class 5A, Class 5B and Class 5C – 1st Tier Bond Unsecured Claims, Ambac  
 32 Surety Bond Unsecured Claims, and the Ambac Insurance Unsecured Claims.**

33       **5.3.1.** In full and complete satisfaction of the Unsecured Claim portion any and  
 34 all 1st Tier Bond ~~Unsecured~~ Claims, (Class 5A Claims), the Holders of 1st Tier Bond ~~Unsecured~~  
35 ~~Claims~~Claims, (which Claims include, as of the Record Date, Claims of Ambac for 1st Tier  
Bonds purchased and held by Ambac) shall receive on the Effective Date a Pro Rata interest in

1 the Capital Appreciation Notes. The Capital Appreciation Notes shall be governed by the New  
 2 Indenture and secured by the Security Documents. The Any obligations of Debtor under the  
1st Tier Note and the 1st and 2nd Tier BondsIndenture shall be extinguished, cancelled, and  
 3 discharged on the Effective Date.

4       **5.3.25.3.2.** In full and complete satisfaction of the Unsecured Claim portion of any and all Ambac Surety Bond Claims (Class 5B Claims) against LVMC, Ambac's contribution and reimbursement rights with respect to the Ambac Surety Bond Claims, if any, shall be treated by participation in the Capital Appreciation Notes in an amount determined under applicable law and the 1st and 2nd Tier Indenture.

5       **5.3.3.** In full and complete satisfaction of the Unsecured Claim portion of any and all Ambac Insurance Claims (Class 5C Claims) against LVMC, on the Effective Date Ambac shall retain any reimbursement or contribution rights and its subrogation rights under the 1st Tier Bondholders' Insurance Policy as limited by 11 U.S.C § 509(a) and (b), and pursuant to 11 U.S.C § 509(c) and applicable law, Ambac shall have the rights to assert those reimbursement or contribution rights or rights only after and to the extent of payment of the 1st Tier Bond Claims in full (or with such lesser amount accepted by the Holders in full and complete satisfaction of the 1st Tier Bond Claims or as otherwise permitted under the governing agreements and applicable law). The Ambac subrogation rights with respect to the Unsecured Claim portion of the Ambac Insurance Claims, if any, shall be limited to receipt of the balance outstanding of the outstanding payment stream due under the Capital Appreciation Notes, but only after payment of the Class 5B Claims.

6       **5.3.4.** The Capital Appreciation Notes shall be secured by a third priority Lien (subordinate to the Cash Pay Notes and CapEx Notes) on the Collateral, to become a second priority lien on the repayment in full of the Cash Pay Notes and a first priority Lien upon repayment in full of both the Cash Pay Notes and the CapEx Notes.

7       **5.3.35.** Reorganized LVMC may incur senior purchase money Liens in the ordinary course of business (but, except as otherwise expressly stated herein or in the Plan Documents, not Liens for borrowed money). Any such permitted indebtedness and/or permitted Liens shall be (i) consistent with annual forecasts approved by the board of directors and (ii) subject to other restrictions contained in the New Indenture. The Capital Appreciation Notes will rank senior in right of payment to any other permitted indebtedness of Reorganized LVMC, except as otherwise expressly provided in this Plan or in the Plan Documents; provided further, however, that the Lien of the Capital Appreciation Notes may be subordinated to indebtedness of Reorganized LVMC to fund capital expenditures unanimously approved by Reorganized LVMC's board of directors in amounts to be determined if so approved by holders of at least 66 2/3% of the Capital Appreciation Notes amounts outstanding (in principal amount).

8       **5.3.4.** The treatment afforded the Holders of Class 5 Claims herein is not intended to (i) affect or extinguish the exclusion of interest paid on the 1st Tier Bonds (whether paid by the Reorganized Debtor or any third party) from gross income for federal income tax purposes; or (ii) affect or diminish any third-party rights to reimbursement or subrogation under the 1st and 2nd Tier Indenture or 1st Tier Bondholders' Insurance Policy.

9       **5.3.57.** Reserved.

10       **5.3.6 5.3.8.** The New Indenture shall include negative covenants for the benefit of the holders of the Capital Appreciation Notes that set forth (i) limitations on indebtedness and liens, which provisions shall be substantially the same as the limitations on indebtedness and liens in the New Indenture for the benefit of the holders of the Cash Pay Notes and the holders of the CapEx Notes, and (ii) limitations on capital expenditures.

1                   **5.3.9.** The Holders of Class 5 Claims are Impaired under this Plan and are  
 2 entitled to vote on this Plan.

3                   **5.4. Class 6 – 2nd Tier Bond Claims.** The 2nd Tier Bond Claims are contractually  
 4 subordinated to the 1st Tier Bond Claims. Because the 1st Tier Bond Claims are not being paid  
 5 in full, Holders of Class 6 Claims shall not receive or retain any property on account of their  
 6 Claims under this Plan. TheAny obligations of Debtor under the 2nd Tier Obligation and any and  
all obligations of the Debtor due under the Financing Agreement, the 1st and 2nd Tier Indenture,  
and the 2nd Tier Bonds willshall be extinguished, cancelled, and discharged. The 2nd Tier Bond  
 7 Claims are Impaired, are deemed to have rejected this Plan, and are not entitled to vote on the  
 Plan.

8                   **5.5. Class 7 – 3rd Tier Bond Claims.** 3rd Tier Bond Claims are contractually  
 9 subordinated to the 1st Tier Bond Claims and 2nd Tier Bond Claims. Because the 1st Tier Bond  
 10 Claims and 2nd Tier Bond Claims are not being paid in full, Holders of Class 7 Claims shall not  
 11 receive or retain any property on account of their Claims under this Plan. TheAny and all  
obligations of Debtor under the 3rd Tier Note and any and all obligations of the Debtor due  
under the Financing Agreement, the 3rd Tier Indenture, and the 3rd Tier Bonds willshall be  
 extinguished, cancelled, and discharged. 3rd Tier Bond Claims are Impaired, are deemed to have  
 rejected this Plan, and are not entitled to vote on this Plan.

12                  **5.6. Class 8 – Director Claims.** The Director will not receive or retain any property  
 13 on account of its Claims other than any funds remaining in the “Indemnification Account” within  
 14 the Contingency Fund as defined in the 1st and 2nd Tier Indenture. The Director is a Third Party  
 15 Releasee and on the Effective Date will receive the Third Party Release as provided for in  
Section 10.7 in this Plan. Director Claims are Impaired under this Plan and the Director is  
 entitled to vote on this Plan.

16                  **5.7. Class 9 – Subordinated Claims.** Holders of Subordinated Claims shall not  
 17 receive any distribution on account of such Claims. Holders of Class 9 Claims are Impaired  
 under this Plan, are not entitled to vote on this Plan, and are deemed to have rejected this Plan.

## 18                  **6. MEANS FOR IMPLEMENTATION OF PLAN**

19                  **6.1. Reorganized LVMC.** On or before the Effective Date, the Reorganized LVMC  
 20 Organizational Documents shall be executed and, to the extent required, filed with the Nevada  
 21 Secretary. The Reorganized LVMC Organizational Documents shall (i) include, among other  
things, pursuant to section 1123(a)(6) of the Bankruptcy Code, a provision prohibiting the  
 22 issuance of non-voting equity securities, but only to the extent required by section 1123(a)(6) of  
 23 the Bankruptcy Code; and (ii) to the extent necessary or appropriate, include such provisions as  
 may be needed to effectuate and consummate this Plan and the transactions contemplated herein.  
 After the Effective Date, Reorganized LVMC shall be responsible for the preparation of all  
 reports, tax returns and other governmental filings required to be filed by the Debtor and  
 Reorganized LVMC and all obligations related thereto.

24                  **6.2. Additional Reorganized LVMC Provisions.** The Reorganized LVMC  
 25 Organizational Documents, and resolutions or similar documents related to the formation and  
 26 governance of Reorganized LVMC under this Plan shall be subject to applicable bankruptcy  
 and/or Nevada law. Reorganized LVMC shall remain a Nevada non-profit corporation.

27                  **6.3. Effective Date Events.** On the Effective Date:

1       1. The Debtor's Obligations under the 1st Tier Note, 2nd Tier Obligation,  
 2 and 3rd Tier Note shall be cancelled and discharged and of no further force or effect;

3       2. ~~The 1st Tier Bonds, the 2nd Tier Bonds, and the 3rd Tier Bonds shall be  
 4 cancelled and discharged and of no further force or effect;~~

5       3. ~~The 1st and 2nd Tier Indenture and 3rd Tier Indenture shall be terminated  
 6 and of no further force and effect;~~

7       4. ~~The 1st Tier Trustee, 2nd Tier Trustee and 3rd Tier Trustee shall each be  
 8 terminated and discharged from their duties and responsibilities under the 1st and 2nd Tier  
 9 Indenture and 3rd Tier Indenture, respectively;~~

10       5. Reorganized LVMC and the Assets shall be released from any and all  
 11 obligations and liabilities arising under the 1st and 2nd Tier Indenture, the 3rd Tier Indenture and  
 12 the Financing Agreement, and the Financing Agreement shall be otherwise cancelled and  
 13 discharged except to the extent necessary or useful to retain and pursue or recover claims against  
 14 the 1st Tier Bondholders' Insurance Policy and/or 1st Tier Bondholders' Surety Bond;

15       3. None of the 1st Tier Note, the 2nd Tier Obligation and the 3rd Tier Note  
 16 shall be a payment obligation of Reorganized LVMC, and the 1st Tier Note and 1st and 2nd Tier  
 17 Indenture shall continue in effect, provided that in no event shall the 1st Tier Note, 2nd Tier  
 18 Obligation, the 3rd Tier Note, the 1st and 2nd Tier Indenture or the 3rd Tier Indenture be  
 19 effective or enforceable against Debtor or Reorganized LVMC);

20       4. Reorganized LVMC shall execute and deliver to the New Trustee (i) the  
 21 Cash Pay Notes, (ii) the CapEx Notes, (iii) the Capital Appreciation Notes, (iv) the New  
 22 Indenture, and (v) the Security Documents, all of which shall become immediately effective;  
 23 and

24       65. The New Trustee shall deliver the Cash Pay Notes, the CapEx Notes, and  
 25 the Capital Appreciation Notes to Cede & Co., as nominee of the Depository Trust Company to  
 26 ~~be distributed Pro Rata by hold as record owner for the Depository Trust Company to benefit of~~  
 27 the Holders of the 1st Tier Bonds as of the Record Dateof the 1st Tier Bonds.

#### 18       6.4. Additional Notes Terms.

19       6.4.1. Reorganized LVMC shall have the right to prepay the Cash Pay Notes at  
 20 any time upon payment of the outstanding principal amount plus accrued but unpaid interest to  
 21 the date of redemption, plus a premium of 8% of the initial outstanding principal, declining by  
 22 1% per year through 2018 at which time such exit premium shall terminate. The Cash Pay Notes  
 23 shall be subject to the terms of the New Indenture. The Cash Pay Notes ~~are shall be~~ transferable  
 24 in whole or in part, subject to applicable federal and state securities laws (taking account of  
 25 section 1145(a) of the Bankruptcy Code); ~~provided, however, that a holder shall not have the  
 26 right to transfer the Cash Pay Notes in a face amount less than the interest therein issued by the  
 27 New Trustee to the holder or such holder's predecessor in interest.~~). For so long as the Cash Pay  
 28 Notes have not been paid, ~~100~~at least 66 2/3% of the holders of the Cash Pay Notes (by principal  
 amount outstanding) will be required for Reorganized LVMC to (i) direct the New Trustee to  
 take any action affecting the Cash Pay Notes, or (ii) modify any term or provision of the Cash  
 Pay Notes or the New Indenture to the extent affecting the Cash Pay Notes, except for certain  
 modifications as provided in the New Indenture and that customarily require the approval of each  
 affected holder of the Cash Pay Notes (modification of the interest rate, ~~reduce~~reduction of the  
 principal amount of, or ~~modify~~modification of the security for the Cash Pay Notes, or  
 extend extension of the Cash Pay Notes Maturity Date).

**6.4.2.** The CapEx Notes may be redeemed by Reorganized LVMC prior to the CapEx Notes Maturity Date any time; provided, however, that all interest ~~and~~, principal and premium, if any, on the Cash Pay Notes shall have been paid in full. For so long as the CapEx Notes have not been paid, ~~100% of~~ the holders of ~~at least 66 2/3% of~~ the CapEx Notes (~~by accreted principal amount outstanding~~) shall be required ~~for to~~ (i) direct the New Trustee to take any action affecting the CapEx Notes, or (ii) modify any term or provision of the CapEx Notes or the New Indenture to the extent affecting the CapEx Notes, whether in response to a proposal of Reorganized LVMC ~~to modify~~ or otherwise, except for certain modifications as provided in the New Indenture and that customarily require the approval of each affected holder of the CapEx Notes (modification of the interest rate, ~~reduce~~ reduction of the principal amount of, or ~~modify~~ modification of the security for the CapEx Notes, or ~~extend~~ extension of the CapEx Notes Maturity Date ~~beyond June 30, 2025~~) and except that (i) the terms of the CapEx Notes shall not be modified so long as the Cash Pay Notes are outstanding, except to the extent that such modification does not adversely affect the holders of the Cash Pay Notes, and (ii) without the consent of the New Trustee, no such modification shall cause the reduction at the time or at any future time of the balance of the CapEx Reserve Account to an amount below \$2,000,000 until or unless the CapEx Notes have been satisfied, at which time the balance of the CapEx Reserve Account may be reduced to \$550,000. The CapEx Notes shall be subject to the terms of the New Indenture. The CapEx Notes shall be transferable in whole or in part, subject to applicable federal and state securities laws (taking account of section 1145(a) of the Bankruptcy Code); provided, however, that ~~a holder shall not have the right to transfer CapEx Notes in a face amount less than the interest therein issued by the New Trustee to the holder or the holder's predecessor in interest; provided further, however that~~ the holder of CapEx Notes shall have no right to transfer CapEx Notes to a transferee without transferring to that same transferee the Capital Appreciation Notes that were issued to that holder, or that holder's predecessor-in-interest with the CapEx Notes to be transferred.

**6.4.3.** Prior to CapEx Notes Maturity Date, Reorganized LVMC may make a proposal to the holders of the CapEx Notes for the extension of the CapEx Notes Maturity Date through a date not later than June 30, 2025, with continuing contributions to the CapEx Reserve Account to be made through such date. ~~Any such extension, or other proposal to redeem or modify the CapEx Notes provided that the CapEx Maturity Date shall not be later than June 30, 2025. Any such extension, or proposal for redemption or modification, shall require the approval of holders of at least 66 2/3% in principal amount of the CapEx Notes then outstanding. Reorganized LVMC shall also have the right to make a proposal to the holders of the CapEx Notes to redeem or modify the terms of the CapEx Notes; provided, however, that the Cash Pay Notes shall be paid in full; provided further, however, that without the consent of the New Trustee, no such modification or release shall cause the reduction at that time or at any future time, of the balance of the CapEx Reserve Account to an amount below \$2,000,000 until or unless the CapEx Notes have been satisfied, at which time the balance of the CapEx Reserve Account may be reduced to \$200,000. If the holders of the CapEx Notes do not agree to such extension or other proposal If the holders of the CapEx Notes do not agree to such extension or other proposal to redeem or modify the provisions of the CapEx Notes, and the CapEx Notes are not paid on or prior to the CapEx Notes Maturity Date, the holders of the CapEx Notes may exercise their rights and remedies set forth in the New Indenture and the Security Documents. At least sixty six and two thirds percent (66 2/3%) in principal amount of the CapEx Notes outstanding with exceptions for certain modifications of the Notes as provided in the New Indenture (change of interest rate, reduction of principal amount, release of collateral, or extension of maturity beyond June 30, 2025, each of which require unanimity) may direct the New Trustee to take action with respect to the CapEx Notes.~~

**6.4.4.** The Capital Appreciation Notes may be redeemed by Reorganized LVMC if approved by the holders of at least 66 2/3% of the Capital Appreciation Notes ~~outstanding~~ (~~by accreted~~ principal amount outstanding), subject to the payment of the Triggering Event Payment. The Capital Appreciation Notes shall be subject to the terms of the New Indenture. The Capital

Appreciation Notes shall be transferable ~~and~~, subject to applicable federal and state securities laws (taking account of section 1145(a) of the Bankruptcy Code), provided, however, that ~~a holder shall not have the right to transfer Capital Appreciation Notes in a face amount less than the interest therein issued by the New Trustee to the holder or the holder's predecessor-in-interest, and, provided further, however, that the holder of CapEx Holders of Capital Appreciation~~ Notes shall have no right to transfer Capital Appreciation Notes to a transferee without transferring to that same transferee the ~~CapEx~~all of the Capital Appreciation Notes that were issued to that holder, or that holder's predecessor-in-interest with the Capital Appreciation Notes to be transferred. ~~The For so long as the Capital Appreciation Notes have not been paid, the holders of at least 66 2/3% of the Capital Appreciation Notes (by accreted principal amount outstanding) with exceptions shall be required to (i) direct the New Trustee to take any action affecting the Capital Appreciation Notes, or (ii) modify any term or provision of the Capital Appreciation Notes or the New Indenture to the extent affecting the Capital Appreciation Notes, whether in response to a proposal of Reorganized LVMC or otherwise, except for certain modifications of the Capital Appreciation Notes as-as provided in the New Indenture (change of and that customarily require the approval of each affected holder of the Capital Appreciation Notes (modification of the interest rate, reduction of the principal amount, release of collateral of, or modification of the security for the Capital Appreciation Notes, or extension of maturity beyond June 30, 2055, each of which require unanimity) may direct the New Trustee to take action with respect to the Capital Appreciation Notes; Maturity Date);~~ provided, however, that such exceptions shall not apply to ~~an-a~~ modifications made in connection with Extraordinary Transaction (i) approved by the vote of ~~the holders of~~ at least 66 2/3% of the ~~holders of the~~ Capital Appreciation Notes (by accreted principal amount outstanding) and that results in payment to the holders that is at least as beneficial to the holders of the Capital Appreciation Notes as the Triggering Event Payment or (ii) approved by the vote of at least 66 2/3% of the holders of the Capital Appreciation Notes outstanding, including holders of 75% of the Capital Appreciation Notes (by accreted principal amount outstanding) voting on the proposed modification.

**6.5. New Financing for New Passenger Stations.** Upon approval of a majority of its new board, Reorganized LVMC shall have the right to obtain new financing in the nature of borrowed funds in an amount not to exceed \$12,000,000 (up to \$6,000,000 per Monorail passenger station) in new senior secured construction financing related solely to the construction of up to two (2) new Monorail passenger stations along the currently existing Monorail alignment if such construction is unanimously approved by the Reorganized LVMC board of directors. A first lien on 100% of the revenues attributed and allocable to the addition of such new Monorail passenger stations, a pledge of the new Monorail passenger station(s) so constructed and agreements pertaining only to those stations (e.g., leases) shall be available to Reorganized LVMC to secure the repayment of such construction financing, with such financing being senior in position to the Liens securing the Cash Pay Notes, CapEx Notes, and Capital Appreciation Notes.

## **6.6. Capital Expenditures and Procedures.**

**6.6.1.** In each year, Reorganized LVMC may make withdrawals from the CapEx Reserve Account to fund capital expenditures on prior notice to the New Trustee but without the consent of the holders of the CapEx Notes in an amount not to exceed \$25,000 in any calendar quarter, with any unused withdrawal capacity to be available for withdrawal during the next succeeding three calendar quarters; provided, however, that ~~the New Trustee's fees, indemnification and reimbursement rights have been fully funded to the extent allowed in this Plan, and that~~ all debt service on the Cash Pay Notes is current; and provided further, however, that after such withdrawal the balance of the CapEx Reserve Account shall be at least \$2,000,000 until the CapEx Notes have been satisfied, at which time the balance of the CapEx Reserve Account may be reduced to ~~\$200,550,000~~ as a reserve for the New Trustee.

28

1                   **6.6.2. Reorganized** LVMC may make withdrawals from the CapEx Reserve  
 2 Account to fund capital expenditures in amounts in excess of \$25,000 only on prior notice to the  
 3 New Trustee and with the prior written consent of the holders of at least 66 2/3% of the CapEx  
 4 Notes outstanding (by accrued principal amount outstanding); provided, however, that all debt  
 5 service on the Cash Pay Notes is current and the New Trustee's fees, indemnification and  
reimbursement rights have been fully funded to the extent allowed in this Plan, and; provided  
 6 further, however, that after such withdrawal the balance of the CapEx Reserve Account shall be  
 7 at least \$2,000,000 (absent written consent of the New Trustee) until the CapEx Notes have been  
 8 satisfied, at which time the balance of the CapEx Reserve Account may be reduced to  
 9 \$200550,000 as a reserve for the New Trustee. Any such request shall specify the amount of the  
 10 funds to be drawn and the capital expenditures for which the funds are required, described in  
 reasonable detail.

11                  **6.6.3.** Capital expenditures (exclusive of CARP) shall be restricted to the costs  
 12 of renewal or replacement of existing Monorail related parts, systems and capital assets  
 13 necessary for the continued operation of the Monorail in a prudent and safe manner, as  
 14 determined by the Reorganized LVMC board and subject to the negative covenants described  
 15 below.

16                  **6.6.4.** Except as otherwise set forth in **Sections 6.6.1** and **6.6.2** of this Plan,  
 17 release of funds to Reorganized LVMC from the CapEx Reserve Account, or any modification to  
 18 the terms of the CapEx Reserve Account, shall require the consent of the holders of at least 66  
 19 2/3% of the CapEx Notes outstanding (by principal amount); provided, however, accrued  
principal amount outstanding); provided, however, that for so long as the Cash Pay Notes are  
outstanding, no such release or modification shall alter the amount of the funds required to be  
held in or contributed to the CapEx Reserve Account, as provided in this Plan and the CapEx  
Reserve Account Agreement; and provided further that without the consent of the New Trustee,  
 20 no such modification or release shall cause the reduction, currently or at any future time, of the  
 21 balance of the CapEx Reserve Account to an amount below the \$2,000,000 amount reserved for  
 22 the New Trustee in the CapEx Reserve Account until the CapEx Notes have been satisfied, at  
 23 which time the balance of the CapEx Reserve Account may be reduced to \$200550,000 as a  
 24 reserve for the New Trustee.

25                  **6.6.5.** Any vote on any matter under the New Indenture by any holder of a Cash  
 26 Pay Note, CapEx Note or Capital Appreciation Note shall be sent to such holders no earlier than  
 27 90 days and no later than 45 days before the date on which the action or other matter voted upon  
 28 is to occur or take place. The vote shall be calculated based upon the holders who actually vote.

1                  **6.7. Extraordinary Transactions.** For so long as the Cash Pay Notes have not been  
 2 paid, the approval of the holders of at least 66 2/3% in amount of the Cash Pay Notes  
outstanding (by principal amount) is required for any Extraordinary Transactions of Reorganized  
LVMC; provided, however, that, shall not consummate an Extraordinary Transaction (i) for so  
long as the Cash Pay Notes have not been paid, 100% of the holders of the Cash Pay unless  
approved by the holders of at least 66 2/3% of the Cash Pay Notes (by principal amount  
outstanding); (ii) for so long as the CapEx Notes have not been paid, unless approved by the  
holders of at least 66 2/3% in amount of the CapEx Notes shall be required for Reorganized  
LVMC to modify the interest rate, reduce the (by accrued principal amount, or modify the  
security for the Cash Pay outstanding), and (iii) for so long as the Capital Appreciation Notes or  
extend the Cash Pay have not been paid, unless approved by the holders of at least 66 2/3% of the  
Capital Appreciation Notes Maturity Date (by accrued principal amount outstanding), subject to  
payment of the Triggering Event Payment and the other requirements of this Plan, including  
Section 6.4.4.

1                  **6.8. Post-Effective Date Officers and Directors of Reorganized LVMC.**

**6.8.1.** On ~~and after~~ the Effective Date, the initial board of directors of Reorganized LVMC shall be reconstituted to be comprised of seven (7) individuals, which shall include the five (5) individuals serving on the board of directors on the Confirmation Date~~–~~, and two (2) individuals selected by the Majority 1st Tier Bondholders, one (1) of whom shall be designated the special director of the holders of the Cash Pay Notes and one (1) of whom shall be designated the special director of the holders of the CapEx Notes, as provided in Section 6.8.2 of this Plan. Thereafter, members of the board of directors shall be selected pursuant to the Reorganized LVMC Organizational Documents. The initial officers shall be comprised of the individuals employed as officers on the Confirmation Date, pursuant to each such individuals' employment agreement~~individual's Employment Agreement~~, if any, as may have been modified or amended or extended prior to Confirmation. The Debtor will disclose, at or prior to the Confirmation Hearing, the identity of such individuals.

**6.8.2.** Consistent with applicable law and the Nevada Governor's existing rights regarding the appointment and removal of Debtor's directors, prior to the Effective Date (but effective only upon the Effective Date), the Reorganized LVMC Organizational Documents ~~are to shall~~ be amended to provide the right of the holders of the Cash Pay Notes and the holders of the CapEx Notes (each acting by majority in principal amount or accreted principal amount) to each select, remove, and replace a special director of Reorganized LVMC until such time as their respective notes have been paid in full, at which time the applicable special director shall be deemed to have resigned.

**6.8.3.** The vote of the Cash Pay Notes special director and the CapEx Notes special director will be required for any determination by the Reorganized LVMC board of directors to (i) engage in any Extraordinary Transaction; or (ii) commence any voluntary bankruptcy or other insolvency, restructuring or liquidation proceeding of Reorganized LVMC.

**6.8.4.** Consistent with applicable law and the Nevada Governor's existing rights regarding the appointment and removal of Debtor's directors, at such time as the special ~~directors~~director appointed by the holders of the Cash Pay Notes ~~and the CapEx Notes are is~~ no longer serving on the LVMC board, the holders of the Capital Appreciation Notes (acting by majority in accreted principal amount) shall have the right to select, remove and replace on (1) special director of Reorganized LVMC; and at such time as the special directors appointed by the holders of the Cash Pay Notes and the CapEx Notes are no longer serving on the LVMC board, the holders of the Capital Appreciation Notes (acting by majority in accreted principal amount) shall have the right to select, remove, and replace two (2) special directors of Reorganized LVMC until such time as the Capital Appreciation Notes are paid, at which time such special directors shall be deemed to have resigned. The vote of the Capital Appreciation Notes special directors and will be required for any determination to (i) engage in any Extraordinary Transaction; or (ii) commence any voluntary bankruptcy or other insolvency, restructuring or liquidation proceeding of Reorganized LVMC.

**6.8.5.** Reorganized LVMC shall be responsible for the payment of all Allowed Claims to be paid pursuant to this Plan which are not paid on or before the Effective Date, as well as all Allowed Claims, including Taxes and Professional Fees, incurred by the Debtor ~~and~~ in operating its business ~~and complying with this Plan~~ up to and including the Effective Date, whether due and payable before or after the Effective Date, provided that any distributions that LVMC or Reorganized LVMC may receive on account of the 1st Tier Bondholders' Insurance Policy shall be transferred directly from Ambac to the 1st Tier Trustee for distribution without involvement of Reorganized LVMC.

**6.9. Certain Rights of the New Trustee.** The New Trustee shall have right, upon instruction from the holders of at least 51% of the Cash Pay Notes outstanding (by principal amount outstanding) or, if the Cash Pay Notes shall cease to be outstanding, the holders of at least 51% of the CapEx Notes (by accreted principal amount outstanding) or, if the CapEx Notes

1       shall cease to be outstanding, the holders of at least 51% of the Capital Appreciation Notes (by  
 2       accreted principal amount outstanding) and reasonable notice to LVMC, to perform an audit of  
 3       the LVMC books and records and to access the Assets for purposes of inspection. Additionally,  
 4       the New Trustee shall have the right to request and obtain additional information from LVMC  
 5       with respect to any permitted indebtedness, permitted liens, CARP, capital expenditures, Asset  
 6       sales or expenditures by LVMC for expansion analysis. LVMC will make quarterly and annual  
 7       financials publicly available (with audited financials to be delivered to the New Trustee within  
 8       One-Hundred Twenty (120) days of LVMC's fiscal year end).

9       **6.10. No Corporate Action Required.** As of the Effective Date: (i) the adoption,  
 10      execution, delivery and implementation or assignment of all contracts, leases, instruments,  
 11      releases and other agreements related to or contemplated by this Plan; and (ii) the other matters  
 12      provided for under or in furtherance of this Plan involving corporate action to be taken by or  
 13      required of the Debtor, shall be deemed to have occurred and be effective as provided herein, and  
 14      shall be authorized and approved in all respects without further order of the Bankruptcy Court or  
 15      any requirement of further action by the board of directors or officers of the Debtor. In  
 16      particular, the adoption of the Reorganized LVMC Organizational Documents, the selection of  
 17      directors and officers of the Debtor or Reorganized LVMC, and all other actions contemplated  
 18      by or described in this Plan with respect thereto, shall be authorized and approved and be binding  
 19      and in full force and effect in all respects (subject to the provisions of this Plan and the  
 20      Confirmation Order), in each case without further notice to or order of the Bankruptcy Court, act  
 21      or action under applicable law, regulation, order, or rule (other than filing such organizational  
 22      documents with the applicable governmental unit as required by applicable law) or the vote,  
 23      consent, authorization, or approval of any Person. Notwithstanding the forgoing, Reorganized  
 24      LVMC shall take all action required to effectuate the New Indenture, the perfection and  
 25      enforceability of the Security Documents, and any other action required to implement the Plan.

26       **6.11. Effectuation of Transactions.** On the Effective Date, the appropriate officers of  
 27      the Debtor and members of the board of directors are authorized to issue, execute, and deliver the  
 28      contracts, agreements, documents, guarantees, pledges, consents, securities, certificates,  
 29      resolutions, and instruments contemplated by or described in this Plan in the name of and on  
 30      behalf of the Debtor and Reorganized LVMC, and to otherwise fully consummate the  
 31      transactions contemplated by this Plan, in each case without further notice to or order of the  
 32      Bankruptcy Court, act or action under applicable law, regulation, order, or rule or any  
 33      requirement of further action, vote, or other approval or authorization by any Person.

34       **6.12. Required Findings.** Upon entry of the Confirmation Order, the Director of the  
 35      State of Nevada Department of Business & Industry or the State, as applicable, shall be  
 36      authorized to issue certificates and findings as required under Revenue Ruling 63-20 or other  
 37      applicable law for the issuance by Reorganized LVMC of the Restructured Obligations as tax-  
 38      exempt obligations, including, without limitation, a certification that the State will accept title to  
 39      the Project when the Cash Pay Notes, the CapEx Notes, and the Capital Appreciation Notes are  
 40      discharged and a certificate stating that the State approves the purposes and activities of  
 41      Reorganized LVMC and the issuance of the Cash Pay Notes, the CapEx Notes, and the Capital  
 42      Appreciation Notes to be issued by Reorganized LVMC.

43       **6.12.6.13. Filing with Nevada Secretary.** To the extent applicable, in accordance  
 44      with NRS 78.622, on the Effective Date a certified copy of this Plan and the Confirmation Order  
 45      shall be filed with the Nevada Secretary. The Debtor, from the Confirmation Date until the  
 46      Effective Date, is authorized and directed to take any action or carry out any proceeding  
 47      necessary to effectuate this Plan pursuant to NRS 78.622.

48       **7. EXECUTORY CONTRACTS AND UNEXPIRED LEASES**

1           **7.1. Executory Contracts.** Except for Executory Contracts and Unexpired Leases  
 2 specifically addressed in this Plan or set forth on the schedule of Rejected Executory Contracts  
 3 and Unexpired Leases attached as Schedule 7.1 hereto (which may be supplemented and  
 4 amended up to the date the Bankruptcy Court enters the Confirmation Order and thereafter  
pursuant to Section 7.3 of this Plan), all Executory Contracts and Unexpired Leases that exist on  
 5 the Confirmation Date shall be deemed assumed by Reorganized LVMC on the Effective Date.  
At least 15 days prior to the Confirmation Hearing, the Majority 1st Tier Bondholders shall be  
provided with a written list of all known Executory Contracts and Unexpired Leases and  
estimated cure costs for each Executory Contract and Unexpired Lease that are to be assumed.

6           **7.2. Approval of Assumption or Rejection.** Entry of the Confirmation Order shall  
 7 constitute as of the Effective Date: (i) approval, pursuant to section 365(a) of the Bankruptcy  
 8 Code, of the assumption by the Debtor of each Executory Contract and Unexpired Lease to  
 9 which the Debtor is a party and which is not listed on Schedule 7.1, not otherwise provided for  
 10 in this Plan and neither assumed, assumed and assigned, nor rejected by separate order prior to  
 11 the Effective Date; and (ii) rejection by the Debtor of each Executory Contract and Unexpired  
 12 Lease to which the Debtor is a party listed on Schedule 7.1. Upon the Effective Date, each  
 13 counter party to an assumed Executory Contract or Unexpired Lease listed shall be deemed to  
 14 have consented to assumption contemplated by section 365(c)(1)(B) of the Bankruptcy Code, to  
 15 the extent such consent is necessary for such assumption. To the extent applicable, all Executory  
 Contracts or Unexpired Leases of Reorganized LVMC assumed pursuant to this Section 7 shall  
 16 be deemed modified such that the transactions contemplated by this Plan shall not be a “change  
 17 of control,” however such term may be defined in the relevant Executory Contract or Unexpired  
 18 Lease and any required consent under any such Executory Contract or Unexpired Lease shall be  
 19 deemed satisfied by the Confirmation of this Plan. Also, to the extent applicable, all Executory  
 20 Contracts or Unexpired Leases of the Debtor assumed pursuant to this Section 7 shall be  
 21 assigned to Reorganized LVMC on the Effective Date, and such assignment shall not be a  
 22 “change of control,” however such term may be defined in the relevant Executory Contract or  
 23 Unexpired Lease, and any required consent under any such Executory Contract or Unexpired  
 24 Lease shall be deemed satisfied by the Confirmation of this Plan.

25           **7.3. Cure of Defaults.** The Debtor or Reorganized LVMC shall Cure any defaults  
 26 respecting each Executory Contract or Unexpired Lease assumed pursuant to this Section 7 upon  
 27 the latest of (i) the Effective Date or as soon thereafter as practicable; (ii) such date as may be  
 28 fixed by the Bankruptcy Court or agreed upon by the Debtor, and after the Effective Date,  
 Reorganized LVMC; or (iii) the first Business Day following the fourteenth (14th) day after the  
 entry of a Final Order resolving any dispute regarding (a) a Cure amount; (b) the ability of the  
 Debtor or the Reorganized LVMC to provide adequate assurance of future performance under  
 the Executory Contract or Unexpired Lease assumed pursuant to this Plan in accordance with  
 section 365(b)(1) of the Bankruptcy Code; provided, however, that upon resolution of a dispute  
over a Cure amount, Reorganized LVMC may reject the Executory Contract or Unexpired Lease  
notwithstanding a previous listing as assumed; or (c) any other disputed matter pertaining to  
assumption, assignment or the Cure of a particular Executory Contract or an Unexpired Lease.  
Schedule 7.3 to the Plan lists the Debtors’ proposed Cure amounts, if any, that will be paid as  
provided for above, which Schedule 7.3 may be amended up to and including ~~the five (5) days~~  
~~prior to~~ the commencement of the Confirmation Hearing.

29           **7.4. Objection to Cure Amounts.** Any party to an Executory Contract or Unexpired  
 30 Lease who objects to the Cure amounts listed on Schedule 7.3 to this Plan must file and serve an  
 31 objection on the Debtor’s counsel no later than ~~thirty (30) days after the Effective Date, the~~  
~~deadline set by the Bankruptcy Court for filing Plan objections.~~ Failure to file and serve a timely  
 32 objection shall be deemed consent to the Cure amounts listed on Schedule 7.3. Any Cure  
 33 amounts shall be the responsibility of Reorganized LVMC. If there is a dispute regarding: (i) the  
 34 amount of any Cure payment; (ii) the ability of Reorganized LVMC to provide “adequate  
 35 assurance of future performance” under the Executory Contract or Unexpired Lease to be

1 assumed or assigned; or (iii) any other matter pertaining to assumption, the Cure payments  
 2 required by section 365(b)(1) of the Bankruptcy Code will be made following the entry of a Final  
 3 Order resolving the dispute and approving the assumption, except as provided in Section 7.3 of  
 4 this Plan.

5       **7.5. Confirmation Order.** The Confirmation Order will constitute an order of the  
 6 Bankruptcy Court approving the assumptions described in this Section 7 of this Plan, pursuant to  
 7 section 365 of the Bankruptcy Code, as of the Effective Date. Notwithstanding the foregoing, if,  
 8 as of the date the Bankruptcy Court enters the Confirmation Order, there is pending before the  
 9 Bankruptcy Court a dispute concerning the cure amount or adequate assurance for any particular  
 10 Executory Contract or Unexpired Lease (or if the time period for a non-Debtor to object to the  
 11 Cure has not yet lapsed), the assumption of such Executory Contract or Unexpired Lease shall be  
 12 effective as of the date the Bankruptcy Court enters an order resolving any such dispute and  
 13 authorizing assumption by the Debtor.

14       **7.6. Post-Petition Date Contracts and Leases.** Each such Executory Contract and  
 15 Unexpired Lease shall be performed by the Debtor or Reorganized LVMC, as applicable, in the  
 16 ordinary course of its business.

17       **7.7. Bar Date.** All proofs of Claims with respect to Claims arising from the rejection  
 18 of any Executory Contract or Unexpired Lease shall be filed no later than thirty (30) days after  
 19 the Effective Date. Any Claim not filed within such time shall be forever barred.

20       **8. MANNER OF DISTRIBUTION OF PROPERTY UNDER THIS PLAN**

21       **8.1. Distributions.** Reorganized LVMC, shall be responsible for making  
 22 Distributions described in this Plan. Reorganized LVMC may make such Distributions before  
 23 the allowance of each Claim has been resolved if the Debtor or Reorganized LVMC has a good  
 24 faith belief that the Disputed Claim Reserve is sufficient for all Disputed Claims. Except as  
 25 otherwise provided in this Plan or the Confirmation Order, all Cash necessary for Reorganized  
 26 LVMC to make payments pursuant to this Plan shall be obtained from existing Cash balances  
 27 and the operations of the Debtor and Reorganized LVMC.

28       **8.2. No Recourse.** No recourse shall ever be had, directly or indirectly, against the  
 29 Debtor or Reorganized LVMC or against any director, agent, attorney, accountant, or other  
 30 professional for the Debtor or Reorganized LVMC, by legal or equitable proceedings or by  
 31 virtue of any statute or otherwise, nor upon any promise, contract, instrument, undertaking,  
 32 obligation, covenant, or agreement whatsoever executed by the Debtor or Reorganized LVMC  
 33 under this Plan, or by reason of the creation of any indebtedness by the Debtor or Reorganized  
 34 LVMC under this Plan for any purpose authorized by this Plan, it being expressly understood  
 35 and agreed that all such liabilities, covenants, and agreements of the Debtor and Reorganized  
 36 LVMC, whether in writing or otherwise, shall be enforceable only against and be satisfied only  
 37 out of the Assets or such part thereof as shall under the terms of any such agreement be liable  
 38 therefore or shall be evidence only of a right of payment out of the Assets.

39       **8.3. Reserves.** Reorganized LVMC, shall establish and maintain a Disputed Claim  
 40 Reserve from property of the Estate pursuant to Section 13.2.1 of this Plan. If the amount of the  
Disputed Claim Reserve is expected to exceed \$175,000, the amount of the Disputed Claim  
Reserve shall be agreed to in writing between Debtor and the Majority 1st Tier Bondholders by  
Majority 1st Tier Bondholders' Approval, or if the parties cannot agree, shall be established by  
Bankruptcy Court.

41       **8.4. Statements.** The Debtor and Reorganized LVMC, shall maintain a record of the  
 42 names and addresses of all Holders of Allowed General Unsecured Claims as of the Effective  
 43 Date for purposes of mailing Distributions to them. The Debtor and Reorganized LVMC may

1 rely on the name and address set forth in the Schedules and/or proofs of Claim as of the Record  
 2 Date as being true and correct unless and until notified in writing. The Debtor and Reorganized  
 3 LVMC shall file all tax returns and other filings with governmental authorities on behalf of the  
 4 Debtor and Reorganized LVMC and the Assets it holds.

5       **8.5. Further Authorization.** Reorganized LVMC shall be entitled to seek such  
 6 orders, judgments, injunctions, and rulings as it deems necessary to carry out the intentions and  
 7 purposes, and to give full effect to the provisions of this Plan.

8       **9. CONDITIONS PRECEDENT TO CONFIRMATION AND THE EFFECTIVE**  
**DATE**

9       **9.1. Conditions to Confirmation.** As a condition precedent to the Confirmation of  
 10 this Plan, the Confirmation Order shall be in form and substance reasonably acceptable to the  
 11 Debtor.

12       **9.2. Conditions to Effectiveness.** The following are conditions precedent to the  
 13 occurrence of the Effective Date:

14           1. The Confirmation Order shall be a Final Order;

15           2. The Confirmation Order, the form and substance of which shall be both  
consistent with the terms of the Plan and subject to the Majority 1st Tier Bondholders' Approval  
and in substantially the form annexed to LVMC's Confirmation Hearing brief, except for such  
modifications as may be approved or ordered by the Bankruptcy Court shall be a Final Order.

16           3. All documents necessary to implement the transactions contemplated by  
 17 this Plan shall be in form and substance reasonably acceptable to the Debtor and the New  
Trustee; and subject to Majority 1st Tier Bondholders' Approval, and, as so far as it concerns the  
rights and remedies of the New Trustee that are inconsistent with this Plan, the New Trustee;

18           4. Sufficient Cash and other Assets shall be set aside, reserved and withheld  
 19 by the Debtor to make the distributions required to be paid on the Effective Date or within sixty  
 20 (60) days thereafter by the Bankruptcy Code and this Plan; and

21           5. The two (2) individuals selected by the Holders of a Majority of the 1st  
Tier Bonds shall have been deemed to be qualified, by any necessary government or other  
approvals, to serve on the board of Reorganized LVMC; provided, however, the identities of  
such individuals shall be provided to the Debtor on or before June 20, 2011, and the failure of the  
Holders of a Majority of the 1st Tier Bonds to timely provide the identities of such individuals to  
the Debtor and any resulting delay in their qualification or approval shall not delay effectiveness  
of the Plan.

22       **9.3. Notice of Effectiveness.** When all of the steps contemplated by **Section 9.2** of  
 23 this Plan have been completed, the Debtor shall file with the Bankruptcy Court and serve upon  
 24 all Creditors and all potential Holders of Administrative Claims known to the Debtor (whether or  
 25 not disputed), a Notice of Effective Date of Plan. The Notice of Effective Date of Plan shall  
 26 include notice of the Administrative Claim Bar Date.

27       **9.4. Waiver of Conditions.** The Debtor, and if applicable, Reorganized LVMC, may  
 28 waive (each for themselves but not for others) any or all of the other conditions set forth in this

Article 9 and specifically **Sections 9.2(2) and 9.2(4)** of this Plan (~~each for themselves but not for others~~) without leave of or order of the Bankruptcy Court and without any formal action. The failure of a party to exercise any of the foregoing rights shall not be deemed a waiver of any other rights, and each right shall be deemed an ongoing right that may be asserted at any time prior to the filing of the Notice of Effectiveness.

#### **10. TITLE TO PROPERTY; DISCHARGE; INJUNCTION**

**10.1. Vesting of Assets.** Subject to and as provided for in this Plan, the Assets shall be vested and/or transferred to Reorganized LVMC on the Effective Date, subject to (a) any transfer of Cash to the New Trustee pursuant to the New Indenture, and (b) subject to the Liens of the New Trustee on behalf of Holders of Class 4 and Class 5 Claims, provided that all rights, claims and causes of action with respect to the 1st Tier Bondholders' Insurance Policy and 1st Tier Bondholders' Surety Bond shall vest in and be owned by the 1st Tier Trustee on behalf of the post-Effective Date beneficiaries of the 1st and 2nd Indenture. On and after the Effective Date, Reorganized LVMC may operate its business and may use, acquire, and dispose of property and compromise or settle any Claims without supervision of or approval by the Bankruptcy Court and free and clear of any restrictions of the Bankruptcy Code or the Bankruptcy Rules, other than restrictions expressly imposed by this Plan or the Confirmation Order.

**10.2. Preservation of Litigation Claims.** In accordance with section 1123(b)(3) of the Bankruptcy Code, and except as otherwise expressly provided herein, on the Effective Date all Litigation Claims shall be assigned to Reorganized LVMC, and Reorganized LVMC shall have the exclusive right to enforce, prosecute, settle, compromise, transfer, or assign (or decline to do any of the foregoing) any or all of the Litigation Claims, including, without limitation, any and all derivative actions pending or otherwise existing against the Debtor as of the Effective Date.

**10.3. Settlement of Litigation Claims.** At any time after the Confirmation Date and before the Effective Date, notwithstanding anything in this Plan to the contrary, the Debtor may settle any or all of the Litigation Claims with the approval of the Bankruptcy Court pursuant to Bankruptcy Rule 9019. After the Effective Date, Reorganized LVMC may, and shall have the exclusive right to, compromise and settle any Claims against it and claims it may have against any other Person or entity, including, without limitation, the Litigation Claims, without notice to or approval from the Bankruptcy Court, including, without limitation, any and all derivative actions pending or otherwise existing against the Debtor as of the Effective Date.

**10.4. Discharge.** On the Effective Date, except as otherwise provided in this Plan, the Debtor shall be discharged from any and all Claims in Classes 1, 2, 3, 4, 5, 6, 7, 8, and 9 to the fullest extent provided in sections 524 and 1141 of the Bankruptcy Code. The Discharge shall be to the fullest extent provided under section 1141(d)(1)(A) and other applicable provisions of the Bankruptcy Code, and, except as otherwise expressly provided by this Plan or the Confirmation Order, all consideration distributed under this Plan and shall be in exchange for, and in complete satisfaction, settlement, discharge, and release of, all Claims of any kind or nature whatsoever against the Debtor or any of its assets or properties, and regardless of whether any property shall have been distributed or retained pursuant to this Plan on account of such Claims. Except as otherwise expressly provided by this Plan or the Confirmation Order, upon the Effective Date as to Claims in Classes 1, 2, 3, 4, 5, 6, 7, 8, and 9, the Debtor shall be deemed discharged and released under and to the fullest extent provided under section 1141(d)(1)(A) of the Bankruptcy Code from any and all Claims of any kind or nature whatsoever, including, but not limited to, demands and liabilities that arose before the Confirmation Date, and all debts of the kind specified in section 502(g), 502(h), or 502(i) of the Bankruptcy Code.

**10.5. Compromise and Settlement.** The allowance, classification, and treatment of all Allowed Claims and their respective distributions under this Plan take into account and/or

1 conform to the relative priority and rights of the Claims in each Class in connection with any  
 2 contractual, legal, and equitable subordination rights relating thereto whether arising under  
 3 general principles of equitable subordination, section 510(c) of the Bankruptcy Code, or  
 4 otherwise, including without limitation, the subordination provisions related to the 1st and 2nd  
 Tier Indenture or 3rd Tier Indenture. As of the Effective Date, any and all such rights described  
 in the preceding sentence will be settled, compromised, and released pursuant to this Plan and  
 any and all such Causes of Action related thereto are settled, compromised, and released  
 pursuant hereto.

5       **10.6. Releases.** On the Effective Date and effective as of the Effective Date, for  
 6 good and valuable consideration, including, but not limited to: (i) the discharge of debt and  
 7 all other good and valuable consideration provided pursuant to this Plan; and (ii) the  
 8 services of the Debtor's officers and directors serving on and since the Petition Date in  
 9 facilitating the expeditious implementation of the reorganization contemplated by this  
 10 Plan, the Debtor and Reorganized LVMC shall provide a full discharge and release to the  
 11 Released Parties (and each such Released Party so released shall be deemed released and  
 12 discharged by the Debtor and Reorganized LVMC) and their respective properties from  
 13 any and all Causes of Action, whether known or unknown, whether for torts, including  
 14 fraud, contract, violations of federal or state securities laws, or otherwise, arising from or  
 15 related in any way to the Debtor or Reorganized LVMC, including, without limitation,  
 16 those that either the Debtor or Reorganized LVMC would have been legally entitled to  
 17 assert in its own right (whether individually or collectively) or that any Holder of a Claim  
 18 or other entity would have been legally entitled to assert on behalf of the Debtor or its  
 19 Estate, and further including those in any way related to the Chapter 11 Case or this Plan  
 20 to the fullest extent of the law; provided, however, that the foregoing releases shall not  
 21 operate to waive or release any Released Party from (a) any Causes of Action expressly set  
 22 forth in and preserved by this Plan, any Plan Supplement, or related documents or (b) as a  
 23 result of actual fraud, gross negligence, or willful misconduct.

24       **10.7. Third Party Releases.** On the Effective Date and effective as of the Effective  
 25 Date, only to the extent each Releasing Party votes in favor of this Plan or otherwise  
 26 supports confirmation of this Plan ~~and as otherwise on the record at the Confirmation  
 Hearing, to the extent~~ permitted by law, the Releasing Parties shall provide a full  
 27 discharge and release (and each entity so released shall be deemed released by the  
 28 Releasing Parties) to the Third Party Releasees and their respective property from any and  
 all Causes of Action, whether known or unknown, whether for torts, including fraud,  
 contract, violations of federal or state securities laws, or otherwise, arising from or related  
 in any way to ~~Debtors~~Debtor, including, without limitation, those in any way related to the  
 Chapter 11 Cases or this Plan to the fullest extent of the law; provided, however, that the  
 foregoing Third Party Release shall not operate to waive or release any of the Third Party  
 Releasees from (a) any Causes of Action expressly set forth in and preserved by this Plan or  
 related documents, ~~or (b)~~(b) any claims by 1st Tier Bondholders or the 1st Tier Trustee  
under the Ambac Insurance Policy or the Ambac Surety Bond, or (c) as a result of actual  
 fraud, willful misconduct or gross negligence.

29       **10.8. Injunction.** From and after the Effective Date, and except as provided in this  
 30 Plan and the Confirmation Order, all entities that have held, currently hold, or may hold a  
 31 Claim that is terminated pursuant to the terms of this Plan are permanently enjoined from  
 32 taking any of the following actions on account of ~~any~~ such Claims: (i) commencing or  
 33 continuing in any manner any action or other proceeding against Reorganized LVMC or  
 34 its property; (ii) enforcing, attaching, collecting, or recovering in any manner any  
 judgment, award, decree, or order against Reorganized LVMC or its property; (iii)  
 creating, perfecting or enforcing any Lien or encumbrance against Reorganized LVMC or  
 its property; (iv) asserting a setoff, right of subrogation, or recoupment of any kind against  
 any debt, liability, or obligation due to Reorganized LVMC or its property; and (v)

1 commencing or continuing any action, in any manner or any place, that does not comply  
 2 with or is inconsistent with the provisions of this Plan or the Bankruptcy Code. By  
 3 accepting distributions pursuant to this Plan, each Holder of an Allowed Claim will be  
 4 deemed to have specifically consented to the injunctions set forth in this Section 10.8 of this  
 5 Plan.

6       **10.9. Exculpation.** From and after the Effective Date, none of the Debtor,  
 7 Reorganized LVMC, the Majority 1st Tier Bondholders, the 1st Tier Trustee nor any of  
 8 their respective directors, officers, managers, employees, advisors, attorneys, or agents on  
 9 and from the Petition Date forward, shall have or incur any liability to any Holder of a  
 10 Claim or any other party-in-interest, or any of their respective agents, employees,  
 11 representatives, financial advisors, attorneys, ~~or~~-Affiliates, or any of their successors or  
 12 assigns, for any act or omission in connection with, relating to, or arising out of (from the  
 13 Petition Date forward) the Chapter 11 Case, Reorganized LVMC, the pursuit of  
 14 Confirmation of this Plan, or the Substantial Consummation of this Plan, except for gross  
 15 negligence and willful misconduct, and in all respects shall be entitled to reasonably rely  
 16 upon the advice of counsel with respect to their duties and responsibilities under this Plan  
 17 or in the context of the Chapter 11 Case. No Holder of a Claim, nor any other party-in-  
 18 interest, including their respective agents, employees, representatives, financial advisors,  
 19 attorneys, ~~or~~-Affiliates, or their successors and assigns, shall have any right of action  
 20 against the Debtor, Reorganized LVMC, the Majority 1st Tier Bondholders, the 1st Tier  
Trustee, or any of their respective present or former members, officers, directors,  
 21 managers, employees, advisors, attorneys, or agents, relating to, or arising out of (from the  
 22 Petition Date forward) the Chapter 11 Case, the pursuit of Confirmation of this Plan, the  
 23 Substantial Consummation of this Plan, or the administration of this Plan, except for: (i)  
 24 their willful misconduct and gross negligence; (ii) matters specifically contemplated by  
 25 either this Plan or Reorganized LVMC; and (iii) any liability of an attorney to its client not  
 26 subject to exculpation under the Bankruptcy Code. Nothing in this Section 10.9, shall  
impair the rights and obligations in that certain Agreement of Resignation, Appointment  
and Acceptance dated May 27, 2010, by and between Wells Fargo Bank, N.A. and Law  
Debenture Trust Company of New York, or the enforcement of any rights related thereto,  
including provisions regarding reimbursement of fees and expenses between the indenture  
trustees; provided, however, that in no event will the Debtor be liable or responsible to pay  
the fees and costs of Law Debenture Trust Company of New York promised or otherwise  
due pursuant to that agreement.

27       **10.10. Director and Officer Liability Insurance.** ~~As of the Effective Date,~~  
 28 ~~Reorganized LVMC will obtain sufficient tail coverage under a directors' and officers' liability~~  
~~insurance policy (the "D&O Liability Insurance Policy", and, together with all insurance policies~~  
~~for directors and officers' liability maintained by the Debtor as of the Petition Date, the "D&O~~  
~~Liability Insurance Policies") for the directors and officers of the Debtor and Reorganized~~  
~~LVMC, as applicable (from the Petition Date forward) for a period of six (6) years. The Debtor~~  
~~will assume and, if applicable, assign to Reorganized LVMC all of the The Debtor will assume~~  
~~and, if applicable, assign to Reorganized LVMC all of its existing D&O Liability Insurance~~  
~~Policies pursuant to section 365(a) of the Bankruptcy Code as of the Effective Date. Entry of the~~  
~~Confirmation Order will constitute approval by the Bankruptcy Court of the Debtor's foregoing~~  
~~assumption and assignment by the Debtor to Reorganized LVMC of each of the D&O Liability~~  
~~Insurance Policies. Notwithstanding anything to the contrary contained in this Plan,~~  
~~Confirmation of this Plan shall not discharge, impair, or otherwise modify any indemnity~~  
~~obligations assumed by the foregoing assumption of the D&O Liability Insurance Policies, and~~  
~~each such indemnity obligation will be deemed and treated as an Executory Contract that has~~  
~~been assumed by the Debtor and assigned to Reorganized LVMC under this Plan as to which no~~  
~~proof of Claim need be filed.~~

**10.11. Indemnification.** All indemnification provisions currently in place (whether in the bylaws, articles or certificates of incorporation, articles of limited partnership, limited liability company agreements, board resolutions (or resolutions of similar bodies), or employment contracts) for the directors, officers, employees, attorneys, or other professionals and agents of the Debtor (from the Petition Date forward) shall be assumed, and shall survive effectiveness of this Plan. All indemnification provisions in place on and prior to the Effective Date for current directors and officers of the Debtor (from the Petition Date forward) shall (i) survive the Effective Date of this Plan for Claims related to or in connection with any actions, omissions, or transactions occurring prior to the Effective Date, and (ii) remain liabilities of Reorganized LVMC specifically on behalf of the Debtor.

## 11. **RETENTION OF JURISDICTION**

**11.1. Jurisdiction.** Notwithstanding the entry of the Confirmation Order and the occurrence of the Effective Date, the Bankruptcy Court shall retain such jurisdiction over the Chapter 11 Case and Reorganized LVMC after the Effective Date as is legally permissible, including jurisdiction to:

a. Allow, disallow, determine, liquidate, classify, estimate, or establish the priority or secured or unsecured status of any Claim or Disputed Claim, including the resolution of any request for payment of any Administrative Claim and the resolution of any and all objections to the allowance or priority of Claims or Disputed Claims;

b. Grant or deny any applications for allowance of compensation or reimbursement of expenses authorized pursuant to the Bankruptcy Code or this Plan for periods ending on or before the Effective Date;

c. Resolve any matters related to the assumption, assignment, or rejection of any Executory Contract or Unexpired Lease to which the Debtor or Reorganized LVMC is a party and to hear, determine and, if necessary, liquidate any Claims arising therefrom or Cure amounts related thereto;

d. Ensure that distributions to Holders of Allowed Claims are accomplished pursuant to the provisions of this Plan;

e. Decide or resolve any motions, adversary proceedings, contested or litigated matters, and any other matters, and grant or deny any applications or motions involving the Debtor or Reorganized LVMC that may be pending on the Effective Date or commenced thereafter as provided for by this Plan;

f. Enter such orders as may be necessary or appropriate to implement or consummate the provisions of this Plan and all contracts, instruments, releases, and other agreements or documents created in connection with this Plan or the Disclosure Statement or the Confirmation Order, except as otherwise provided herein;

g. Decide or resolve any cases, controversies, suits, or disputes that may arise in connection with the consummation, interpretation, or enforcement of any Final Order, this Plan, the Confirmation Order, or obligations of any Persons incurred in connection with such Final Order, this Plan, or the Confirmation Order;

h. Modify this Plan before or after the Effective Date pursuant to section 1127 of the Bankruptcy Code and **Section 12.1** of this Plan or modify any contract, instrument, release, or other agreement or document created in connection with this Plan, the Disclosure Statement, the Confirmation Order, or Reorganized LVMC; or remedy any defect or omission or reconcile any inconsistency in any Final Order, this Plan, the Confirmation Order, or any

1 contract, instrument, release, or other agreement or document created in connection with this  
 2 Plan, the Disclosure Statement, or the Confirmation Order, in such manner as may be necessary  
 3 or appropriate to consummate this Plan, to the extent authorized by the Bankruptcy Code;

4           i.     Issue injunctions, enter and implement other orders, or take such other  
 5 actions as may be necessary or appropriate to restrain interference by any person with  
 6 consummation, implementation, or enforcement of any Final Order, this Plan, or the  
 7 Confirmation Order, except as otherwise provided herein;

8           j.     Enter and implement such orders as are necessary or appropriate if a Final  
 9 Order or the Confirmation Order is for any reason modified, stayed, reversed, revoked, or  
 10 vacated;

11           k.     Determine any other matters that may arise in connection with or relate to  
 12 this Plan, any Final Order, the Disclosure Statement, the Confirmation Order, or any contract,  
 13 instrument, release, or other agreement or document created in connection with this Plan, the  
 14 Disclosure Statement, any Final Order, or the Confirmation Order (unless such contract,  
 15 instrument, release, or other agreement or document expressly provides otherwise), except as  
 16 otherwise provided herein;

17           l.     Enter an order closing the Chapter 11 Case;

18           m.     Hear and decide Litigation Claims and any other claim or cause of action  
 19 of the Debtor and Reorganized LVMC pending on the Effective Date; ~~and~~

20           n.     Hear and decide any remaining issues related to the 1st and 2nd Tier  
 21 Indenture, the Ambac Insurance Policy or the Ambac Surety Bond to the extent it is determined  
 22 by further court order that this Court has jurisdiction over such matters; and

23           ~~n.o.~~ Decide or resolve any matter over which the Bankruptcy Court has  
 24 jurisdiction pursuant to section 505 of the Bankruptcy Code.

## 17. **MODIFICATION AND AMENDMENT OF PLAN**

18           **12.1. Modification and Amendment.** Prior to Confirmation, the Debtor may alter,  
 19 amend, or modify this Plan under section 1127(a) of the Bankruptcy Code at any time. After the  
 20 Confirmation Date and prior to the Effective Date, the Debtor may, under section 1127(b), (c),  
 21 and (d) of the Bankruptcy Code, alter, amend, or modify this Plan or institute proceedings in the  
 22 Bankruptcy Court to remedy any defect or omission or reconcile any inconsistencies in this Plan  
 23 or the Confirmation Order, and to make appropriate adjustments and modifications to this Plan  
 24 or the Confirmation Order as may be necessary to carry out the purposes and effects of this Plan,  
 25 so long as such proceedings do not materially adversely affect the treatment of Holders of  
 26 Claims under this Plan.

## 27. **MISCELLANEOUS**

28           **13.1. Filing of Objections to Claims.** Prior to the Effective Date, objections to Claims  
 29 shall be made and objections to Claims made previous thereto shall be pursued by the Debtor or  
 30 any other party properly entitled to do so after notice to the Debtor and approval by the  
 31 Bankruptcy Court. After the Effective Date, objections to Claims shall be made and objections  
 32 to Claims made previous thereto shall be pursued by Reorganized LVMC or any other party  
 33 properly entitled to do so after notice to Reorganized LVMC and approval by the Bankruptcy  
 34 Court. Any objections to Claims filed pursuant to Federal Rule of Bankruptcy Procedure 3001  
 35 after the Effective Date shall be filed and served not later than one hundred and twenty (120)

1 days after the Effective Date; provided, however, that such period may be extended by order of  
 2 the Bankruptcy Court for good cause shown.

3       **13.2. Resolution of Objections after Effective Date; Distributions.** From and after  
 4 the Effective Date, Reorganized LVMC may litigate to judgment, propose settlements of, or  
 5 withdraw objections to, all pending or filed ~~Disputed Claims~~ and may settle or compromise any  
 6 Disputed Claim without notice and a hearing and without approval of the Bankruptcy Court.

7       **13.2.1. Distributions.** In order to facilitate Distributions to Holders of  
 8 Allowed Claims, and if and to the extent there are Disputed Claims in any Class, Reorganized  
 9 LVMC shall set aside in the Disputed Claim Reserve the payments or Distributions applicable to  
 10 such Disputed Claims as if such Disputed Claims were Allowed Claims, pending the allowance  
 11 or disallowance of such Disputed Claims. In the event that Reorganized LVMC wishes to  
 12 deposit or hold a lesser amount and is unable to reach an agreement with the Holder of the  
 13 Disputed Claim on the amount to be deposited or held, the Bankruptcy Court shall fix the  
 14 amount after notice and hearing. Upon Final Order with respect to a Disputed Claim, the Holder  
 15 of such Disputed Claim, to the extent it has been determined to hold an Allowed Claim, shall  
 receive from Reorganized LVMC that payment or Distribution to which it would have been  
 entitled if the portion of the Claim so allowed had been allowed as of the Effective Date. Such  
 payment or distribution shall be made as soon as practical after the order allowing the Claim has  
 become a Final Order.

12       **13.2.2. Late-Filed Claims.** Except with respect to Claims, proof of which is  
 13 made in compliance with the requirements of sections 502(e) and 509 of the Bankruptcy Code,  
 14 No Claim filed after the Bar Date or, as applicable, the Administrative Claim Bar Date, shall be  
 15 allowed, and all such Claims are hereby disallowed in full. After the Bar Date or the  
 Administrative Claim Bar Date, as applicable, no Creditor shall be permitted to amend any claim  
 to increase the claimed amount; and any such amendment shall be disallowed to the extent of the  
 late-filed increase in the claimed amount.

16       **13.3. Effectuating Documents; Further Transactions; Timing.** Each of the officers  
 17 of the Debtor and Reorganized LVMC are authorized to execute, deliver, file, or record such  
 18 contracts, instruments, releases, and other agreements or documents and to take such actions as  
 19 may be necessary or appropriate to effectuate and further evidence the terms and conditions of  
 20 this Plan and any Interestsobligations issued, transferred, or canceledcancelled pursuant to this  
 Plan and transactions contemplated by this Plan. All transactions that are required to occur on  
 the Effective Date under the terms of this Plan shall be deemed to have occurred simultaneously.  
 The Debtor and Reorganized LVMC are authorized and directed to do such acts and execute  
 such documents as are necessary to implement this Plan.

21       **13.4. Cancellation of Existing Agreements.** On the latest to occur of (i) the Effective  
 22 Date; (ii) the entry of a Final Order resolving all Claims in the Chapter 11 Case; and (iii) the  
 23 final distribution made to Holders of Allowed Claims in accordance with the terms of this Plan,  
 24 unless otherwise provided in this Plan, (which exception shall include the 1st Tier Note and the  
1st and 2nd Tier Indenture solely for the pursuit of claims under the 1st Tier Bondholders' Surety  
Bond and 1st Tier Bondholders' Insurance Policy), any document, agreement, or instrument  
 25 evidencing any Claim shall be deemed automatically cancelled and terminated without further  
 act or action under any applicable agreement, law, regulation, order, or rule and the obligations  
 of the Debtor under such documents, agreements, or instruments evidencing such Claims shall be  
 discharged.

26       **13.5. Exemption from Transfer Taxes.** Pursuant to section 1146(a) of the Bankruptcy  
 27 Code, (i) the issuance, distribution, transfer, or exchange of Estate property; (ii) the creation,  
 28 modification, consolidation, or recording of any deed of trust or other interest, or the securing of  
 additional indebtedness by such means or by other means in furtherance of, or in connection with

1 this Plan or the Confirmation Order; (iii) the making, assignment, modification, or recording of  
 2 any lease or sublease; or (iv) the making, delivery, or recording of a deed or other instrument of  
 3 transfer under, in furtherance of, or in connection with, this Plan, Confirmation Order, or any  
 4 transaction contemplated above, or any transactions arising out of, contemplated by, or in any  
 5 way related to the foregoing shall not be subject to any document recording tax, stamp tax,  
 6 conveyance fee, intangibles or similar tax, mortgage tax, stamp act or real estate transfer tax,  
 7 mortgage recording tax, or other similar tax or governmental assessment and the appropriate  
 8 state or local government officials or agents shall be, and hereby are, directed to forego the  
 9 collection of any such tax or assessment and to accept for filing or recordation any of the  
 10 foregoing instruments or other documents without the payment of any such tax or assessment.

11       **13.6. Revocation or Withdrawal of this Plan.** The Debtor reserves the right to revoke  
 12 or withdraw this Plan at any time prior to the Confirmation Date. If this Plan is withdrawn or  
 13 revoked or if the Bankruptcy Court denies confirmation of this Plan, then this Plan shall be  
 14 deemed null and void and nothing contained herein shall be deemed to constitute a waiver or  
 15 release of any Claims by or against the Debtor or any other Person, nor shall the withdrawal or  
 16 revocation of this Plan prejudice in any manner the rights of the Debtor or any Person in any  
 17 further proceedings involving the Debtor. In the event this Plan is withdrawn or revoked,  
 18 nothing set forth herein shall be deemed an admission of any sort and this Plan and any  
 19 transaction contemplated thereby shall be inadmissible into evidence in any proceeding.

20       In the event that the Effective Date does not occur, upon notification submitted by the  
 21 Debtor to the Court: (i) the Confirmation Order shall be vacated; (ii) no distributions under this  
 22 Plan shall be made; (iii) the Debtor and all Holders of Claims shall be restored to the status quo  
 23 ante as of the day immediately preceding the Confirmation Date as though the Confirmation  
 24 Date had never occurred, and (iv) the Debtor's obligations with respect to the Claims shall  
 25 remain unchanged and nothing contained in this Plan shall constitute or be deemed a waiver or  
 26 release of any Claims by or against the Debtor or any other Person or to prejudice in any manner  
 27 the rights of the Debtor or any Person in any further proceedings involving the Debtor.

28       **13.7. Binding Effect.** This Plan shall be binding upon, and shall inure to the benefit of,  
 29 the Debtor and the Estate, Reorganized LVMC, and the Holders of all Claims and their  
 30 respective agents, trustees, successors, and assigns.

31       **13.8. Governing Law.** Except to the extent that the Bankruptcy Code or other federal  
 32 law is applicable or as provided in any contract, instrument, release, or other agreement entered  
 33 into in connection with this Plan or in any document which remains unaltered by this Plan, the  
 34 rights, duties, and obligations of the Debtor and any other Person arising under this Plan shall be  
 35 governed by, and construed and enforced in accordance with, the internal laws of the State of  
 36 Nevada without giving effect to Nevada choice of law provisions.

37       **13.9. Modification of Payment Terms.** Reorganized LVMC reserves the right to  
 38 modify the treatment of any Allowed Claim in any manner adverse only to the Holder of such  
 39 Allowed Claim at any time after the Effective Date upon the prior written consent of the Holder  
 40 whose Allowed Claim treatment is being adversely affected.

41       **13.10. Allocation of Plan Distributions between Principal and Interest.** ~~To the extent  
 42 that any Allowed Claim entitled to a distribution under this Plan is comprised of indebtedness  
 43 and accrued but unpaid interest thereon, such distribution shall, to the extent permitted by  
 44 applicable law, be allocated for income tax purposes to the principal amount of the Claim first  
 45 and then, to the extent that the consideration exceeds the principal amount of the Claim, to the  
 46 portion of such Claim representing accrued but unpaid interest.~~

47       **13.11.13.10. Means of Cash Payment.** Payments of Cash made pursuant to this Plan  
 48 shall be in U.S. dollars and shall be made, at the option and in the sole discretion of Reorganized

LVMC by (a) checks drawn on, or (b) wire transfer from, a domestic bank selected by Reorganized LVMC. Cash payments to foreign Creditors may be made, at the option of Reorganized LVMC in such funds and by such means as are necessary or customary in the applicable foreign jurisdiction.

**13.12.13.11. Providing for Claims Payments.** Distributions to Holders of Allowed Claims shall be made by Reorganized LVMC: (i) at the addresses set forth on the proofs of Claim filed by such Holders (or at the last known addresses of such Holders if no proof of Claim is filed or if the Debtor has not been notified of a change of address); (ii) at the addresses set forth in any written notices of address changes delivered to the Disbursing Agent after the date of any related proof of Claim; (iii) at the addresses reflected in the Schedules if no proof of Claim has been filed and the Disbursing Agent has not received a written notice of a change of address; or (iv) in the case of Holders of Allowed 1st Tier Bond Claims, to the New Trustee for Pro Rata distribution to the holders of the 1st Tier Bonds as identified on the bond registration books of the Bond Registrar from time to time. If any Holder's distribution is returned as undeliverable, no further distributions to such Holder shall be made unless and until the Disbursing Agent is notified of such Holder's then-current address, at which time all returned distributions shall be made to such Holder without interest. Amounts in respect of undeliverable Distributions made through the Disbursing Agent shall be returned to Reorganized LVMC until such Distributions are claimed; provided, however, that any distributions to Holders of 1st Tier Bonds which are undeliverable shall be returned to the New Trustee for distribution in accordance with the New Indenture. All claims for undeliverable Distributions shall be made on or before the second anniversary of the Effective Date. After such date, all unclaimed property shall revert to Reorganized LVMC and the Claim of any Holder or successor to such Holder with respect to such property shall be discharged and forever barred notwithstanding any federal or state escheat laws to the contrary. Nothing contained in this Plan shall require Reorganized LVMC or the Disbursing Agent to attempt to locate any Holder of an Allowed Claim.

**13.13.13.12. Set Offs.** Reorganized LVMC may, but shall not be required to, set-off or recoup against any Claim and the payments or other distributions to be made pursuant to this Plan in respect of such Claim (before any distribution is made on account of such Claim), claims of any nature whatsoever that Reorganized LVMC may have against the Holder of such Claim to the extent such Claims may be set-off or recouped under applicable law, but neither the failure to do so nor the allowance of any Claim hereunder shall constitute a waiver or release by Reorganized LVMC of any such Claim that it may have against such Holder.

**13.14.13.13. Notices.** Any notice required or permitted to be provided under this Plan shall be in writing and served by either: (a) certified mail, return receipt requested, postage prepaid; (b) hand delivery, or (c) reputable overnight courier service, freight prepaid, to be addressed as follows:

If to Reorganized LVMC: Las Vegas Monorail Company  
Attn: Curtis L. Myles, III  
3900 Paradise Road, Suite 260  
Las Vegas, NV 89169

With a Copy to: Gordon Silver, Ltd.  
Attn: William M. Noall, Esq.  
3960 Howard Hughes Pkwy, 9<sup>th</sup> Floor  
Las Vegas, NV 89109  
Tel: (702) 796-5555  
Fax: (702) 369-2666

1 If to the Director: The Director of the State of Nevada  
 2 Department of Business & Industry  
 3 Attn: Mr. Lon A. DeWeese  
 4 Chief Financial Officer  
 5 Nevada Housing Division  
 6 1535 Old Hot Springs Road  
 7 Suite 50  
 8 Carson City, Nevada 89706  
 9  
 10 With a Copy to: Office of the Attorney General  
 11 Attn: Dennis L. Belcourt  
 12 Deputy Attorney General  
 13 100 N. Carson Street,  
 14 Carson City, NV 89701-4717  
 15 Tel: (775) 684-1206  
 16 Fax: (775) 684-1156  
 17  
 18 If to the New Trustee: Wells Fargo Bank, N.A., in its capacity as  
 19 Indenture Trustee for the 1st Tier Bondholders  
 20 Attn: Gavin Wilkinson  
 21 MAC #N9311-115  
 22 625 Marquette Ave., 11<sup>th</sup> Floor  
 23 Minneapolis, MN 55479  
 24  
 25 With a Copy to: Lewis & Roca LLP  
 26 Attn: Susan Freeman  
 27 40 N. Central Avenue, Suite 1900  
 28 Phoenix, AZ 85004  
 29 Tel.: (602) 262-5756  
 30 Fax: (602) 734-3824

17           **13.15. Statutory Committee.** Any Statutory Committee appointed in the Chapter 11  
 18 Case shall terminate on the Effective Date and shall thereafter have no further responsibilities in  
 19 respect of the Chapter 11 Case, except with respect to preparation of the filing of applications for  
 20 compensation and reimbursement of expenses.

21           **13.16.13.14. Severability.** If any provision of this Plan is determined by the  
 22 Bankruptcy Court to be invalid, illegal, or unenforceable or this Plan is determined to be not  
 23 confirmable pursuant to section 1129 of the Bankruptcy Code, the Bankruptcy Court, at the  
 24 request of the Debtor or Reorganized LVMC, as applicable, shall have the power to alter and  
 25 interpret such term to make it valid or enforceable to the maximum extent practicable, consistent  
 26 with the original purpose of the term or provision held to be invalid, void, or unenforceable, and  
 27 such term or provision shall then be applicable as altered or interpreted. Notwithstanding any  
 28 such holding, alteration, or interpretation, the remainder of the terms and provisions of this Plan  
 29 shall remain in full force and effect and will in no way be affected, impaired, or invalidated by  
 30 such holding, alteration, or interpretation. The Confirmation Order shall provide and shall  
 31 constitute a judicial determination that each term and provision of this Plan, as it may have been  
 32 altered or interpreted in accordance with the foregoing, is valid and enforceable pursuant to its  
 33 terms.

34           **13.17.13.15. Withholding and Reporting Requirements.** In connection with this  
 35 Plan and all instruments issued in connection therewith and Distributions thereon, Reorganized  
 36 LVMC shall comply with all withholding and reporting requirements imposed by any federal,  
 37 state, local, or foreign taxing authority and all Distributions hereunder shall be subject to any  
 38

such withholding and reporting requirements. Reorganized LVMC shall be authorized to take any and all action that may be necessary to comply with such withholding and recording requirements. Notwithstanding any other provision of this Plan, each Holder of an Allowed Claim that has received a Distribution pursuant to this Plan shall have sole and exclusive responsibility for the satisfaction or payment of any tax obligation imposed by any governmental unit, including income, withholding, and other tax obligation on account of such distribution.

**13.18.13.16. Post Confirmation Reporting.** Until the entry of the final decree closing the Chapter 11 Case, Reorganized LVMC shall comply with the post-confirmation reporting requirements found in Local Rule 3020 of the Bankruptcy Court. Additionally, to the extent required, Reorganized LVMC shall file post-confirmation quarterly operating reports as required by the United States Trustee Guidelines, para. 7.2.

**13.19.13.17. Cramdown.** In the event that any Impaired Class is determined to have rejected this Plan in accordance with section 1126 of the Bankruptcy Code, the Debtor may invoke the provisions of section 1129(b) of the Bankruptcy Code to satisfy the requirements for Confirmation of this Plan. The Debtor reserves the right to modify this Plan to the extent, if any, that Confirmation pursuant to section 1129(b) of the Bankruptcy Code requires modification.

**13.20.13.18. Quarterly Fees to the United States Trustee.** Prior to the Effective Date, the Debtor, and after the Effective Date, Reorganized LVMC shall pay all quarterly fees payable to the Office of the United States Trustee consistent with applicable provisions of the Bankruptcy Code and Bankruptcy Rules.

DATED this 27th day of AprilJune, 2011.

**LAS VEGAS MONORAIL COMPANY, a**  
Nevada non-profit corporation

By: \_\_\_\_\_  
Name: Curtis Myles  
Title: President

#### **PREPARED AND SUBMITTED BY:**

GORDON SILVER

By: \_\_\_\_\_

GERALD M. GORDON, ESQ.  
WILLIAM M. NOALL, ESQ.  
GABRIELLE A. HAMM, ESQ.  
3960 Howard Hughes Pkwy., 9th Floor  
Las Vegas, Nevada 89169  
Attorneys for the Debtor

1 SCHEDULE 1.1.~~8492~~

## 2 CERTAIN PRESERVED LITIGATION CLAIMS

3 All defined terms used herein shall have the meanings set forth in this Plan. The  
 4 following is a non-exhaustive list of potential parties against whom the Debtor, and/or the  
 5 Reorganized LVMC may hold Litigation Claims. The Debtor and Reorganized LVMC reserve  
 6 their right to modify this list to amend or add parties or causes of action, but disclaim any  
 7 obligation to do so. In addition to the Litigation Claims listed below, the Debtor and  
 8 Reorganized LVMC have or may have, in the ordinary course of its business, numerous causes  
 9 of action and claims or rights against contractors, vendors, suppliers, and others with whom they  
 deal in the ordinary course of their business (the "Ordinary Course Claims"). The Debtor and  
 Reorganized LVMC reserve their right to enforce, sue on, settle, or compromise (or decline to do  
 any of the foregoing) the Ordinary Course Claims, as well as the Litigation Claims listed below  
 and all other claims and causes of action. The Debtor and Reorganized LVMC also have, or may  
 have, and are retaining, various claims or causes of action arising under or pursuant to its  
 insurance policies, and all rights arising under, relating to, or in connection with such policies are  
 expressly reserved and retained.

10 Additionally, the following Litigation Claims held by the Debtor are expressly reserved  
 11 and retained:

12 1. All claims and causes of action raised or that can be raised against Michael Brenesell  
 13 and Tix4Vegas, LLC, including, but not limited to, execution of the judgment in that litigation  
 14 styled Las Vegas Monorail Company, et al. v. Michael Brenesell and Tix4Vegas, LLC, Case No.  
 A574303, District of Nevada, Eighth Judicial District, Las Vegas, Nevada;

15 2. All claims and causes of action that can be raised against Final Film, Inc. and/or  
 Creative Graphic Solutions and/or any entities affiliated therewith, including, but not limited to  
 breach of contract and unjust enrichment;

16 3. Counterclaims, cross-claims, or other claims raised or that can be raised in connection  
 17 with the following actions, including any appeals thereof:

18 a. Christina and Bruce Nelson v. Las Vegas Monorail Company and Bombardier  
 Transportation, Case No. A-08-556416, Eighth Judicial District, Las Vegas,  
 Nevada;

19 b. Michael Sanzaro v. Las Vegas Monorail Company, Case No. A-09-593765,  
 Eighth Judicial District, Las Vegas, Nevada;

20 c. Michael J. Davenport v. Las Vegas Monorail Company, Case No. A-09-606157,  
 Eighth Judicial District, Las Vegas, Nevada;

21 d. Demetria Phipps v. Las Vegas Monorail Company, Case No. A-10-609472-C,  
 Eighth Judicial District, Las Vegas, Nevada.

22 e. All actions or claims asserted against the Debtor or Reorganized LVMC by any  
 Person asserting a personal injury or loss claim;

23 f. All actions relating to any tax refunds due and owing to the Debtor, or otherwise  
 related thereto;

24 g. Avoidance Actions and Litigation Claims arising out of or in connection with the  
 Debtor's business, property, or operations;

- 1                   h. Avoidance Actions and Litigation Claims arising out of transactions involving,  
 2                   concerning, or related to the Debtor; and  
 3                   i. All other rights, privileges, claims, actions, or remedies, whether arising at law or  
                   in equity.

4                   There may also be other Avoidance Actions and Litigation Claims which currently exist  
 5                   or may subsequently arise that are not set forth herein because the facts underlying such  
 6                   Avoidance Actions or Litigation Claims are not currently known or sufficiently known by the  
 7                   Debtor. The failure to list any such unknown Avoidance Action or Litigation Claim herein is not  
                   intended to limit the rights of Reorganized LVMC to pursue any unknown Avoidance Action or  
                   Litigation Claim to the extent the facts underlying such unknown Avoidance Action or Litigation  
                   Claim become more fully known in the future.

8                   Unless Avoidance Actions or Litigation Claims against any individual or entity are  
 9                   expressly waived, relinquished, released, compromised, or settled by this Plan or any Final  
 10                  Order, the Debtor expressly reserves for their benefit, and the benefit of Reorganized LVMC, all  
 11                  Avoidance Actions and Litigation Claims, including, without limitation, all unknown Avoidance  
 12                  Actions and Litigation Claims for later adjudication, and therefore no preclusion doctrine  
 13                  (including, without limitation, the doctrines of res judicata, collateral estoppel, issue preclusion,  
 14                  claim preclusion, estoppel (judicial, equitable, or otherwise), or laches) shall apply to such  
 15                  Avoidance Actions or Litigation Claims after the Effective Date of this Plan. In addition, the  
 16                  Debtor expressly reserves for its benefit, and the benefit of Reorganized LVMC, the right to  
 17                  pursue or adopt any claims alleged in any lawsuit in which the Debtor is a defendant or an  
 18                  interested party, against any individual or entity, including plaintiffs and co-defendants in such  
 19                  lawsuits.

14

15

16

17

18

19

20

21

22

23

24

25

26

27

28

1  
2                   **SCHEDULE 7.1**  
3

4

5                   **REJECTED EXECUTORY CONTRACTS AND UNEXPIRED LEASES**  
6

7

8

9

10                  1. Settlement and Release Agreement dated August 25, 2000, between Venetian  
11 Casino Resort, LLC and The MGM Grand-Bally's Monorail Limited Liability Company  
12

13

14

15

16

17

18

19

20

21

22

23

24

25

26

27

28

**SCHEDULE 7.3**

## CURE AMOUNTS

~~Debtor will supplement this Schedule 7.3.~~